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UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA - WESTERN DIVISION  
HONORABLE S. JAMES OTERO, U.S. DISTRICT JUDGE  
  
FEDERAL TRADE COMMISSION, )  
 )  
Plaintiff, )  
 )  
vs. ) Case No.  
 ) CV 18-2104 SJO (PLAx)  
JASON CARDIFF, et al., )  
 ) Volume 1  
Defendants. ) (Pages 1 - 156)  
 )  
\_\_\_\_\_ )

REPORTER'S TRANSCRIPT OF PROCEEDINGS  
ORDER TO SHOW CAUSE RE: CONTEMPT  
MONDAY, JULY 29, 2019  
2:03 P.M.  
LOS ANGELES, CALIFORNIA

\_\_\_\_\_  
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1 MONDAY, JULY 29, 2019; 2:03 P.M.

2 LOS ANGELES, CALIFORNIA

3 -oOo-

4 THE COURTROOM DEPUTY: Calling Item No. 5,  
5 ED CV 18-2104, Federal Trade Commission vs. Jason Cardiff,  
6 et al.

7 Counsel, state your appearances, please.

8 MS. SANGER: Elizabeth Sanger, Federal Trade  
9 Commission.

10 MR. RODRIGUEZ: Edwin Rodriguez, Federal Trade  
11 Commission.

12 MR. PRUNTY: James Prunty, Federal Trade Commission.

13 MR. FLETCHER: Good afternoon, Your Honor.  
14 Mike Fletcher, Frandzel Robins, appearing on behalf of the  
15 receiver Robb Evans & Associates.

16 THE COURT: Good afternoon.

17 MR. THURMAN: Good afternoon, Your Honor.  
18 Michael Thurman on behalf of defendants Eunjung and  
19 Jason Cardiff.

20 MR. WHITE: Good afternoon, Your Honor. James White  
21 on behalf of the Cardiffs.

22 MR. ROTHMAN: Good afternoon, Your Honor.  
23 Ari Rothman on behalf of third-party Jacques Poujade.

24 MR. COLAIZZI: Your Honor, Roger Colaizzi with  
25 Venable on behalf of non-party Jacques Poujade.

1 MR. KINNEY: Good afternoon, Your Honor.

2 Michael Kinney of the Litigation and Business Law Group on  
3 behalf of Jacques Poujade.

4 THE COURT: Okay. Who will be arguing on behalf of  
5 the Federal Trade Commission?

6 MS. SANGER: I will, Your Honor.

7 THE COURT: And then who will be arguing on behalf  
8 of Jason Cardiff?

9 MR. THURMAN: I will, Your Honor.

10 THE COURT: And that also includes Mrs. Cardiff  
11 also?

12 MR. THURMAN: That's correct.

13 THE COURT: And then who will be arguing on behalf  
14 of Mr. Poujade?

15 MR. COLAIZZI: Roger Colaizzi, Your Honor.

16 THE COURT: Okay. So I think we all recognize this  
17 is a serious matter. And the Court has reviewed various  
18 documents and pleadings in preparation for today's proceeding.

19 I have -- let's see. I'll put this aside for right  
20 now.

21 There are various items and documents that the Court  
22 will receive into evidence.

23 So we have -- the Court has read and considered the  
24 memorandum in support of the motion offered by the FTC. The  
25 Court is going to receive into evidence the declaration of the

1 FTC's investigator Sallie Schools and the exhibits attached  
2 thereto. The Court will receive, also, the declaration of Lead  
3 Investigator Connor Sands and the exhibits attached thereto.

4 And the Court will also receive the declaration  
5 offered by the plaintiffs, declaration by Connor Sands offered  
6 by the plaintiffs in the reply memorandum, along with the  
7 exhibits and declarations attached thereto, including the  
8 deposition of Glaser, Weil, Fink & Howard, the declaration of  
9 Danielle Walker, the declaration of Corina Grodek, and the  
10 declaration of Cathedral City Police Officer Kevin Phillips.

11 I also have pleadings offered by the Cardiffs. And  
12 let me put the objections aside. So we have the -- Mr. White's  
13 pleading on behalf of the Cardiffs entitled "Defendants'  
14 Memorandum in Opposition to Motion for Order to Show Cause."  
15 The Court will receive the declaration of Jason Cardiff, the  
16 exhibits attached thereto, and the declaration of  
17 Eunjung Cardiff and the exhibit attached thereto, which is one  
18 exhibit, Exhibit A.

19 The Court has also reviewed the declaration and the  
20 memorandum of points and authorities in response to the order  
21 to show cause offered by non-party objector Mr. Poujade. And  
22 the Court will receive the exhibits attached thereto, along  
23 with the declaration of Mr. Poujade and the exhibits attached  
24 to his declaration.

25 The Court has also reviewed the objections -- the



1 objections by Mr. Poujade to the declarations of Connor Sands,  
2 Danielle Walker, Grodek, and Officer Phillips and then the  
3 objections of Mr. Poujade to Connor Sands' declaration and  
4 receiver's second affidavit and the plaintiff's response to the  
5 evidentiary objections.

6 So there should be some backdrop provided here for  
7 purposes of making sure we have a clear, concise record in  
8 light of the consequences that the FTC is seeking here.

9 So to provide some backdrop here for purposes of the  
10 record and for purposes of assisting the parties, back on  
11 October 3rd of 2018, the FTC filed the instant Complaint  
12 alleging violations of numerous federal consumer statutes,  
13 consumer protection statutes.

14 The Complaint alleges that the named defendants are  
15 an interrelated group of corporations and individuals engaged  
16 in marketing and sale of dissolvable film strips advertising  
17 for various purposes, including smoking cessation, weight loss,  
18 and male sexual performance.

19 In the Complaint, the FTC has alleged that the  
20 defendants, individuals and business entities and companies,  
21 made false and unsubstantiated claims regarding the efficacy of  
22 the products. The FTC also alleges that the defendants engaged  
23 in unauthorized shipments and charged monies not -- they were  
24 not entitled to and engaged in abusive telemarketing practices  
25 and then made unsubstantiated claims regarding earnings for a

1 multi-level marketing scheme.

2 So on the date that the Complaint was filed, the  
3 plaintiff moved for an ex parte application for a TRO,  
4 including asset freeze and appointment of a temporary receiver.

5 On the 10th of October, the Court granted the FTC's  
6 application and entered a temporary restraining order. And  
7 then upon agreement of all the parties, the Court continued the  
8 TRO until a hearing could be held on whether an injunction  
9 should issue or not.

10 And then we moved forward. And the Court held a  
11 hearing on November 7th, after which it issued an injunction  
12 enjoining the defendants specifically from making  
13 representations prohibited by Section V of the FTC Act,  
14 processing unauthorized charges, making representations  
15 prohibited by the telemarketing sales rule, releasing customer  
16 information, destroying or otherwise making unavailable  
17 documents relevant to the litigation.

18 And the injunction also provided for an asset  
19 freeze, freezing all assets owned or controlled by defendants  
20 and ordered each to disclose any additional assets and to  
21 repatriate any assets held in any foreign jurisdictions.

22 The Court also ordered the defendants to surrender  
23 all domestic and foreign passports, which was accomplished.

24 And finally, the injunction appointed Robb Evans &  
25 Associates as receiver and also provided the receiver with

1 immediate access to defendants' business properties and ordered  
2 the receiver to provide a detailed report on the defendants'  
3 business practices and also financial issues and activities  
4 related to the defendants' business practices.

5 And the receiver was also charged with managing the  
6 defendants' businesses and then assessing whether they had --  
7 they operated lawfully and to also determine profitability.

8 So the FTC -- I'm sorry -- the present order to show  
9 cause was brought pursuant to a motion that was filed by the  
10 FTC back on June 17th, 2019. It's an Order to Show Cause re:  
11 Contempt concerning the defendants Eunjung and Jason Cardiff  
12 and then third-party Jacques Poujade. And the Court granted  
13 the motion and ordered the Cardiffs and Mr. Poujade to show  
14 cause why they should not be held in contempt of Court.

15 In terms of the elements that have to be established  
16 here, the FTC must show that there was a Court order and must  
17 show by clear and convincing evidence that there was a failure  
18 to comply with that order.

19 And so the orders at issue in the proceedings today  
20 include the temporary restraining order issued back on  
21 October 10th of 2018 and the injunction issued October 24th,  
22 2018. Both of the orders included an asset freeze, which in  
23 particular forbade any of the defendants, officers, agents,  
24 employees, attorneys, and all other persons in active concert  
25 or participation with any of them who received actual notice of

1 the order, whether acting directly or indirectly, from  
2 transferring, liquidating, dissipating, or otherwise disposing  
3 of assets owned or controlled, directly or indirectly, by the  
4 defendants.

5 And then the parties were required to provide  
6 complete, truthful, comprehensive sworn statements identifying  
7 accounts and assets of the defendants as well as the balance or  
8 value of any of those accounts or assets.

9 So in the matter before the Court today, the FTC  
10 claims that the Cardiffs and Mr. Poujade have violated the  
11 provisions of the orders imposed by this Court by failing to  
12 disclose assets held by certain Canadian companies  
13 controlled -- the FTC claims controlled by the defendants at  
14 the time the TRO was issued. And the FTC claims that the  
15 defendants transferred those funds in violation of the Court's  
16 orders, ultimately dissipating those funds.

17 And the Cardiffs, as would be expected, have argued  
18 that they did not control the Canadian entities at the time  
19 that the assets -- at the time of the TRO and the other orders  
20 issued by the Court and, therefore, were beyond the scope of  
21 the Court's asset freeze.

22 They also make other arguments which we'll cover in  
23 a little bit more detail.

24 So the relevant entities at issue include a company  
25 identified as Clover Cannabis Thin Film Technologies. It

1 appears to be a company that is incorporated under the laws of  
2 Columbia, British Columbia. And it looks like it was  
3 incorporated based on the declarations and all of the exhibits  
4 attached thereto, including, and in particular, the declaration  
5 of Connor Sands that it was incorporated on or about July 31st,  
6 2018.

7 And the evidence offered to the Court clearly  
8 establishes that the company listed three directors --  
9 Jason Cardiff, Eunjung Cardiff, and Jacques Poujade -- as  
10 directors. And the documents also establish that the company  
11 was ordered -- was organized for the purpose of manufacturing  
12 and marketing CBD oral thin film strips.

13 The other -- the other entity at issue includes  
14 Pharmastrip. This appears to be -- well, I should say it's  
15 been established that Pharmastrip is a Toronto-based company  
16 incorporated by Mr. Poujade's brother, Richard Poujade, and  
17 that was accomplished -- incorporation was accomplished back in  
18 September of 2018. I believe the date is the 19th.

19 And then we have Alphatech Holdings which was  
20 registered by Mr. Poujade's -- Jacques Poujade's accountant,  
21 Peter Picciano or Picciano. And it looks like it was  
22 registered on the 6th of November, 2018. And those are the  
23 companies at issue here.

24 So the FTC has, through the declarations of its  
25 investigators and supported by various documents and exhibits,

1 established a money trail here in support of its claim that the  
2 Cardiffs have violated the orders issued by the Court.

3 So I have certain questions here that I intend to  
4 ask the parties -- or counsel, at least. And the question is:  
5 How do you -- how does the FTC wish to proceed in reference to  
6 the declarations of the Cardiffs that have been received into  
7 evidence? And then the question is: How does -- how do the  
8 Cardiffs wish to proceed in reference to the declarations  
9 received in support of the FTC's motion?

10 So let me start with the FTC first.

11 MS. SANGER: Thank you, Your Honor.

12 THE COURT: I'm sorry. Where's Mr. -- where's  
13 Mr. Cardiff?

14 Oh, there he is. Okay.

15 MS. SANGER: Elizabeth Sanger for the FTC.

16 To address Your Honor's question regarding the  
17 declarations submitted by the Cardiffs, I'll start with the  
18 declaration submitted by Mr. and Mrs. Cardiff. And we can then  
19 address the declarations submitted by Mr. Poujade, if the Court  
20 desires.

21 Throughout the course of this litigation, the FTC  
22 has made numerous attempts to gain testimony from the Cardiffs,  
23 including at sworn depositions taken in March of this year.  
24 Um, we've also submitted interrogatories and document requests  
25 to the Cardiffs. And in response to those discovery requests,

1 the Cardiffs asserted their Fifth Amendment right against  
2 self-incrimination.

3 Both before and after asserting the Fifth Amendment  
4 at their depositions, the Cardiffs did submit declarations to  
5 this Court, first in reference to their motion for the return  
6 of their passports and for living expenses and attorneys' fees  
7 and then in opposition to the FTC's motion for an order to show  
8 cause.

9 And simply put, the Cardiffs can't have this both  
10 ways. They can't use the Fifth Amendment as a sword and a  
11 shield.

12 We have argued to the Court that the Court should  
13 disregard the testimony in the Cardiffs' declarations because  
14 they already had an opportunity to provide answers to the FTC's  
15 questions through numerous discovery attempts. But if the  
16 Court decides to admit the testimony of their declarations  
17 today --

18 THE COURT: Well, I certainly agree they can't have  
19 it both ways. So they have -- Mr. Jason Cardiff has offered a  
20 declaration executed on July 8th, 2019. It would be a date  
21 after -- he filed a declaration after he asserted his Fifth  
22 Amendment rights in certain discovery proceedings.

23 MS. SANGER: That's right, Your Honor. And so by  
24 submitting that declaration, the Court could take the view that  
25 he has waived his Fifth Amendment right. And if the Court does

1 accept his declaration, we would request the opportunity to  
2 cross-examine Mr. Cardiff today.

3 THE COURT: The Court has accepted his declaration.  
4 Mr. Cardiff, would you come forward, please, so we  
5 can swear you in.

6 THE COURTROOM DEPUTY: Please raise your right hand.  
7 Do you solemnly swear that the testimony you shall  
8 give in the cause now before this Court shall be the truth, the  
9 whole truth, and nothing but the truth, so help you God?

10 THE WITNESS: I do.

11 THE COURTROOM DEPUTY: Please be seated.

12 THE COURT: And the Court has some questions of  
13 Mr. Cardiff also.

14 MS. SANGER: Your Honor, would you like us to --

15 THE COURT: I'd like you to proceed.

16 MS. SANGER: Okay.

17 (Pause in the proceedings.)

18 THE COURT: Sorry. We have a complication.

19 MR. THURMAN: Your Honor, can I approach the  
20 witness? I'll return to my seat. I just wanted to give him --

21 THE COURT: Pardon?

22 MR. THURMAN: I just wanted to give him water.

23 THE COURT: The clerk will provide water.

24 MR. THURMAN: Thank you very much.

25 THE COURTROOM DEPUTY: Your Honor, I'm going to have



1 to call someone.

2 THE COURT: Let's have -- let's have Mr. Cardiff  
3 take a seat in the jury box. And let's swear him in. And then  
4 you can please call.

5 THE COURTROOM DEPUTY: He's already been sworn.

6 THE COURT: Your witness.

7 JASON CARDIFF,

8 A DEFENDANT HEREIN, WAS SWORN AND TESTIFIED AS FOLLOWS:

9 **CROSS-EXAMINATION**

10 BY MS. SANGER:

11 Q. Mr. Cardiff, you received notice of this Court's  
12 temporary restraining order in this matter on October 12th,  
13 2018; is that correct?

14 A. Yes.

15 Q. And you sat with the receiver and the receiver's  
16 attorney discussing the terms of the order in your office on  
17 October 12th?

18 A. I -- I wouldn't call it a discussion, but we sat for  
19 a small amount of time, yes.

20 Q. And during this time that you sat with the receiver,  
21 isn't it true that Redwood Scientific's attorney Tracy Green  
22 was also participating in the conversation by phone?

23 A. No. She was on the phone for a little while during  
24 that time.

25 Q. So she was on the phone for part of this

1 conversation?

2 A. Yes.

3 Q. And in this conversation, you were informed by the  
4 receiver that your assets had been frozen?

5 A. Yes.

6 Q. And that the business Redwood Scientific was placed  
7 under receivership?

8 A. Yes.

9 Q. And you understood what it meant that your assets  
10 were frozen?

11 A. I didn't fully understand, no.

12 Q. What part of it was confusing for you?

13 A. It was all a bit confusing. It was quite  
14 overwhelming at the time.

15 Q. Did you understand that you would no longer have  
16 access to your bank accounts?

17 A. Uh, yes.

18 Q. And did you understand that you would no longer have  
19 access to bank accounts for which you were a signatory?

20 A. No.

21 Q. You didn't understand that to be part of the asset  
22 freeze?

23 A. I didn't fully understand the asset freeze at that  
24 time.

25 Q. Did you review the temporary restraining order?

1 A. Um, no. Not completely, I did not.

2 Q. So a Federal Court order had been entered against  
3 you, but you didn't review the entire order?

4 A. Not at that time. I did not that day, no.

5 Q. Did you review it the next day?

6 A. I reviewed it in the next week and read it  
7 completely.

8 Q. So after being told that your assets were frozen,  
9 you took your time reviewing the Federal Court order that had  
10 been ordered against you?

11 A. Regarding the asset freeze, no. Regarding the  
12 lawsuit, I reviewed that, yes.

13 Q. And after you were informed by the receiver that  
14 your assets had been frozen, you spoke with Mr. Poujade on the  
15 phone that day?

16 A. I don't recall.

17 THE COURT: Are you saying you don't remember one  
18 way or the other, or are you saying you did not?

19 THE WITNESS: I'm saying I don't know if I spoke to  
20 him that day.

21 Q. (BY MS. SANGER:) Now, this -- this was an important  
22 day in your life, you've told us before?

23 A. Correct.

24 Q. And you don't remember if you spoke to a close  
25 friend that day?

1 A. I don't remember, no.

2 Q. A close friend who was also the chief financial  
3 officer of Redwood Scientific?

4 A. I do not remember who I spoke to that day.

5 Q. So you don't remember speaking to Mr. Poujade for  
6 ten minutes?

7 A. I do not.

8 Q. On November 7th, this Court held a hearing on the  
9 preliminary injunction that was ultimately entered on  
10 November 8th. You remember attending the hearing?

11 A. I do.

12 Q. And at the hearing, you told the judge that you  
13 understood the order; is that right?

14 A. Yes, I did.

15 Q. And in your declaration that you submitted in  
16 support of your request for the return of your passports, you  
17 also wrote that you remain mindful of the Court's instruction  
18 that you make all reasonable efforts to comply with the orders;  
19 isn't that right?

20 A. I don't remember what I wrote in that declaration.

21 Q. But you did write the declaration?

22 A. I did, yes.

23 Q. And do you remain mindful of the Court's admonition  
24 to make all reasonable efforts to comply?

25 A. Yes, I do.

1 Q. And were you remaining mindful of that admonition  
2 back in March when you submitted the declaration?

3 A. I believe I was.

4 Q. Mr. Cardiff, you went to Toronto on August 30th of  
5 2018; is that right?

6 A. I -- I can't recall exactly when I went to Toronto.

7 Q. Did you go to Toronto in late August to meet with  
8 Haywood Securities?

9 A. I believe that was the date, yes, around that time.

10 Q. And the purpose of your visit was to tell Haywood  
11 Securities that you were stepping away from the Clover  
12 Cannastrip business?

13 A. That was one of the topics of discussion, yes.

14 Q. What were the other topics?

15 A. Um, the cannabis business in general.

16 Q. So you were informing Haywood Securities that you  
17 were stepping away from the business, but you were also  
18 discussing the business with them?

19 A. Their concern was that because of the FTC CID, it  
20 would be very difficult for them to be a part of any capital  
21 fundraising for the new venture if I was too close to the  
22 company.

23 Q. And that's a message that they conveyed to you  
24 directly or to Mr. Poujade?

25 A. Well, they conveyed it to me. I don't know who else

1 they conveyed it to.

2 Q. When was the first time you heard that message from  
3 Haywood Securities? Was it before or after -- before or during  
4 this trip?

5 A. It started before.

6 Q. So after they told you that they were concerned  
7 about your involvement with the business, you went up to  
8 Toronto to meet with them personally?

9 A. They were concerned with me being too close to the  
10 business as in a control person because their challenge was  
11 having me clear their level of compliance with the current FTC  
12 CID that was in place.

13 Q. And when you're referencing the current FTC CID in  
14 place, you're referencing the CID that was a subject of the  
15 first lawsuit that brought the FTC and you into this courtroom  
16 in front of this judge; is that right?

17 A. Yes.

18 Q. And so the concern was that, based on that lawsuit  
19 which alleged that Redwood Scientific had failed to comply with  
20 the FTC's CID, that it was too toxic to have you involved with  
21 Clover Cannastrip?

22 A. I -- I don't understand the question, I'm sorry.

23 Q. So it was due to this lawsuit or just due to the  
24 fact that there was a CID? What was it that Haywood Securities  
25 was concerned about?

1           A.     I think they were concerned about the FTC in  
2     general.

3           Q.     So you met with them on August 30th. You discussed  
4     that you would be stepping away from the business?

5           A.     Yes. That was my second meeting with them in  
6     person. I'd been there before to meet with them as well prior  
7     to August 30th. I believe I was there prior to August 30th  
8     also.

9           Q.     In this earlier visit, were you also informing them  
10    that you intended to step away from the business?

11          A.     It hadn't come up yet.

12          Q.     So August 30th was the first time that you met with  
13    Haywood Securities to discuss stepping away from the business?

14          A.     The possibility of it, yes.

15          Q.     Oh. It was just a possibility.

16          A.     Yes.

17          Q.     So you hadn't agreed to step away from the business  
18    at that time?

19          A.     I don't really recall. It was basically -- I said I  
20    need to go back and talk about it and think about what to do.  
21    They had made it really clear, it would be very difficult for  
22    them to get involved in raising capital for the new company if  
23    I was to -- if I was an officer, shareholder, director, they  
24    were making it -- they were saying it's going to be very hard  
25    for us to do our job.

1 Q. So --

2 A. Which would then make the venture impossible to get  
3 started.

4 Q. So at the end of this trip when you left Toronto,  
5 just so that I'm clear, the status was that you may step away  
6 or that you were stepping away?

7 A. It was undecided.

8 Q. Okay. So you had not informed them that you were  
9 stepping away?

10 A. I may have informed them that it's a strong  
11 possibility, but it was up in the air.

12 Q. So you met with Haywood Securities on August 30th --  
13 on August 30th, 2018. The next day, on August 31st, you went  
14 to TD Bank to sign up for a bank account in the name of Clover  
15 Cannastrip; is that right?

16 A. Yes.

17 Q. And was your wife, Eunjung Cardiff, with you when  
18 you signed up for that bank account?

19 A. No, she was not.

20 Q. So it was just you?

21 A. Yes, it was.

22 Q. Now, Mr. Poujade had said that he sent you to the  
23 bank with his driver's license and passport so that you could  
24 put his name on the account. Is that right?

25 A. Uh, I know I had his identification, but I believe



1 he had to be there in person to be added to the account.

2 Q. So before the trip, were you expecting to add  
3 Mr. Poujade's name to the account?

4 A. Yes.

5 Q. And he had given you his identification documents  
6 for that purpose?

7 A. Yes.

8 Q. So you thought you could just go to the bank with  
9 Mr. Poujade's identification documents and that they would  
10 agree to open an account in his name?

11 A. Uh, they would agree to add him as a signer, yes.

12 Q. But you weren't able to add Mr. Poujade as a signer  
13 that day?

14 A. Correct.

15 Q. But when you left the bank on August 31st, there  
16 were two signers on the account; isn't that right?

17 A. No, it's not.

18 Q. So who were the signers on the account when you left  
19 the bank that day?

20 A. Just myself.

21 Q. Mr. Cardiff, are you able to see a screen in front  
22 of you?

23 A. Yes, I can see it.

24 Q. Okay. So flashing up on the screen in just a moment  
25 is an image of the signature card that was entered in the

1 receiver's second affidavit of the Cardiffs' noncompliance with  
2 the Court's orders. Can you see the image in front of you?

3 A. Yes, I see it.

4 THE COURT: Is there an exhibit number on it that  
5 could better identify the document for the record?

6 MS. SANGER: Your Honor, this is entered into the  
7 record, ECF Docket 144-1.

8 THE COURT: Thank you.

9 MR. THURMAN: Your Honor, for the record, I think an  
10 objection has been made to this -- to this document on the  
11 grounds of lack of foundation. I think --

12 THE COURT: Your objection is noted.

13 MR. THURMAN: Thank you.

14 Q. (BY MS. SANGER:) Mr. Cardiff, do you recognize this  
15 signature card?

16 A. No, I do not necessarily recognize it.

17 Q. You'll see here we have highlighted the business  
18 name Clover Cannastrip Thin Film Technologies?

19 A. Yes.

20 Q. That's the name of the business entity for which you  
21 registered a bank account on August 31st at TD Canada?

22 A. Yes.

23 Q. And you'll see here the names Eunjung Cardiff and  
24 Jason Cardiff?

25 A. Yes.

1 Q. And next to those names you see signatures?

2 A. Yes.

3 Q. Do you recognize your signature next to your name?

4 A. Yes.

5 Q. And your wife's signature next to her name?

6 A. Yes.

7 Q. And so you were both signers on the account?

8 A. We were not both signers on the account on  
9 August 30th.

10 Q. When did you sign this card?

11 A. This card was signed in mid to late September in  
12 Nova Scotia when I was present with my wife at a TD branch.

13 Q. So when you left the bank on August 31st, you were  
14 the sole signatory of the Clover Cannastrip account?

15 A. Yes, I was.

16 Q. When you returned to the U.S., did you inform  
17 Mr. Poujade that you were not able to put his name on the  
18 account?

19 A. I believe we talked about it, yes.

20 Q. When?

21 A. I don't recall.

22 Q. When did you give Mr. Poujade's identification  
23 documents back to him?

24 A. I left them with the bank.

25 Q. You left Mr. Poujade's driver's license and passport

1 at the bank?

2 A. Yes, because those identification documents were  
3 required to open the account regardless, as he was a listed  
4 director.

5 Q. Okay. So maybe I'm getting confused here. Did you  
6 have his passport and his driver's license?

7 A. No. Photocopies.

8 Q. Okay. So for demonstration purposes here, we've  
9 pulled some information also from the docket, Docket 144-1, as  
10 well as Docket 134-12. This is a compilation of information  
11 from the bank records retrieved by the receiver as well as the  
12 bank statements.

13 So Mr. Cardiff, I'd like to just draw your attention  
14 here to the date chart on the screen in front of you.

15 So you've testified that the account was opened on  
16 August 31st?

17 A. Yes.

18 Q. There's a deposit into the account of 500,000  
19 Canadian dollars on September 10th from Irwin Lowy. Was this  
20 the 500,000 dollar investment by XIB Financial in Clover  
21 Cannastrip?

22 A. I'm not sure, but I believe so.

23 Q. And the deposit on September 13th also from  
24 Irwin Lowy in the amount of 1.34 million Canadian dollars, was  
25 this the investment from FSD Pharma minus the fees taken out by

1 the broker?

2 A. I'm not sure again, but I believe so.

3 Q. And then if you'll view the image below the chart,  
4 these are excerpts from bank documents retrieved by the  
5 receiver. You and your wife both executed a document signed  
6 October 4th with this bank?

7 A. No, we did not.

8 Q. Is that your signature on the excerpt there?

9 A. It is.

10 Q. And is that your wife's signature?

11 A. I believe so.

12 Q. And the date above her signature is what?

13 A. The date is October 4th. However, that's not the  
14 date that we signed this document.

15 Q. When did you sign the document?

16 A. I can't give you the exact day, but it was  
17 mid-September when I was in Nova Scotia.

18 Q. And did you put this date on the document?

19 A. No, I did not.

20 Q. Did your wife put this date on the document?

21 A. No, she did not.

22 Q. Do you have any explanation for why it's dated  
23 October 4th?

24 A. I do not.

25 I -- I do vaguely believe that the Nova Scotia

1 branch said that the branch that opened the account in Toronto  
2 would have to finalize all the paperwork and they would send  
3 everything to Toronto, but that would just be a guess.

4 THE COURT: Okay. Well, the Court will strike that  
5 testimony as a guess.

6 Q. (BY MS. SANGER:) So on -- or in or around sometime  
7 in mid to late September, you and your wife were in  
8 Nova Scotia. And you went to the bank, and you both signed  
9 this document at the bank?

10 A. Correct.

11 Q. And it lists you here as the president of Clover  
12 Cannastrip Thin Film Technologies. So you were the president  
13 of Clover Cannastrip Thin Film Technologies?

14 A. I don't believe so.

15 Q. But you're listed as the president on this bank  
16 document?

17 A. Yes.

18 Q. That bears your signature?

19 A. Yes.

20 THE COURT: What document -- Mr. Cardiff, are you  
21 saying you were not the president or you don't know one way or  
22 the other?

23 THE WITNESS: I don't know one way or the other.

24 THE COURT: You may have been the president?

25 THE WITNESS: I don't think I was. Um, it was never

1 decided who was an officer and what position anybody had. Um,  
2 I -- I don't even know why it says manager.

3 THE COURT: You don't know one way or the other?

4 THE WITNESS: I do not.

5 THE COURT: Okay.

6 Q. (BY MS. SANGER:) So is it fair to say there was a  
7 lack of formality, then, around the director, manager positions  
8 at Clover Cannastrip?

9 A. No.

10 Q. So there were formal positions?

11 A. No. There -- it would be -- it's not fair to say  
12 there was a lack of formality around it.

13 Q. But you weren't sure if you were the president of  
14 the organization?

15 A. No, I was not. I was not sure.

16 Q. Now, there were a series of transfers out of this  
17 account in early October. And we've read in Mr. Poujade's  
18 declaration that you were the person responsible for these  
19 transfers. Is that correct?

20 A. Yes.

21 Q. And once again, I will refer your attention to the  
22 chart in front of you. This is a demonstrative representation  
23 of Docket 144-1. This is information just summarizing in a  
24 more readable form of the wires that were detailed in records  
25 retrieved by the receiver.

1                   So this transfer on September 19th of 50,000  
2 Canadian dollars to Aavishkar, that was your transfer?

3           A.       Yes, it was.

4           Q.       And Aavishkar is the same company that produced the  
5 oral film strips that are the subject of the FTC's Complaint in  
6 this litigation?

7           A.       It's one of the dealers, yes.

8           Q.       And in fact, you did purchase TBX-FREE oral film  
9 strips from Aavishkar?

10          A.       Yes.

11          Q.       And you purchased Eupepsia Thin oral film strips  
12 from Aavishkar?

13          A.       Yes.

14          Q.       And you purchased Prolongz oral film strips from  
15 Aavishkar?

16          A.       No.

17          Q.       You didn't?

18          A.       No.

19          Q.       Did you purchase Clover strips from Aavishkar?

20          A.       It was a CBD strip. But yes, it was CloverStrip is  
21 what we named it.

22          Q.       So you purchased a CBD strip from Aavishkar and you  
23 named it CloverStrip?

24          A.       Yes.

25          Q.       And when you say you, are you talking about Redwood



1 Scientific?

2 A. No, not necessarily Redwood.

3 Q. So who called it CloverStrip?

4 A. It was just a branded name that we came up with.

5 Q. Who's "we"?

6 A. Um, me, myself.

7 Q. You called them CloverStrips?

8 A. We came up with the name CloverStrip of what to call  
9 them, yeah. I think it was batted around as to what would be a  
10 good name, yeah.

11 Q. And batted around between you and who else?

12 A. People in the office, just people.

13 Q. Are you --

14 A. I don't have anyone specific.

15 Q. Are you including your wife in the "we"?

16 A. Yes.

17 Q. Julie Green?

18 A. Not that I recall.

19 Q. Do you recall Julie Green having a role in selling  
20 CloverStrips at Redwood Scientific?

21 A. Not -- no, not in selling.

22 Q. Was she involved in some way in the marketing or  
23 distribution of CloverStrips?

24 A. She was not.

25 Q. So when you said not in selling, was there something

1 that she was involved in?

2 A. She was involved in -- if an order would come in,  
3 she would take the order from a salesperson. If a salesperson  
4 had an order, she would take an order.

5 Q. So Ms. Green served in an administrative role?

6 A. More administrative, yeah. Yes.

7 Q. Was Jacques Poujade involved in the marketing or  
8 sales of CloverStrips?

9 A. No. Not that I recall.

10 Q. So would it surprise you if he had signed off on an  
11 invoice for the purchase of CloverStrips from Aavishkar?

12 A. It would -- I wouldn't -- I -- I don't know. I  
13 mean, yes, I guess. Yes.

14 Q. Now, let's turn to some of the other transactions  
15 listed on the slide here, 12,000 U.S. dollars to Grants Law  
16 Firm. And there was a note in the wire records, "IP work for  
17 Clover trademark."

18 Was this for the trademark of CloverStrips?

19 A. It was general IP work for CloverStrips, yes.

20 Q. And so Grants Law Firm was hired by which entity?

21 A. Uh, I don't know who was on his retainer.

22 Q. So you don't know who entered into the agreement  
23 with Grants Law Firm for this IP work?

24 A. I do not.

25 Q. So it could have been Redwood Scientific?

1 A. I don't recall.

2 Q. Or it could have been Clover Cannastrip?

3 A. Once again, I don't recall.

4 Q. Are there other entities for which it could have  
5 been other than Clover Cannastrip and Redwood Scientific?

6 A. Could have been myself personally, could have been  
7 my name, could have been one of the other named defendants. I  
8 don't recall.

9 Q. October 2nd, there's a \$5,155.21 U.S. dollars  
10 transfer to Benjamin England & Associates. Benjamin England is  
11 a law firm that provided FDA counsel to Redwood Scientific; is  
12 that right?

13 A. Yes.

14 Q. And they advised you on issues related to FDA  
15 marketing or FDA regulations in the marketing of TBX-FREE?

16 A. Yes.

17 Q. And Eupepsia Thin?

18 A. Not marketing but yes.

19 Q. What aspect of Eupepsia Thin did they advise you  
20 about?

21 A. Labeling and the drug directory code.

22 Q. And did they also advise you on labeling issues  
23 relating to Prolongz?

24 A. Yes.

25 Q. Were they providing services with CloverStrips as

1 well?

2 A. Yes.

3 Q. To Redwood Scientific?

4 A. Um, it wasn't to -- necessarily to Redwood  
5 Scientific. But I believe they did get a national drug  
6 directory code based off of the other work that they had done.

7 Q. And this national drug code directory number that  
8 you're referencing, did they help you obtain the one for  
9 CloverStrips?

10 A. I believe so. Yes.

11 Q. HW Fisher & Company, 575 Great British pounds on  
12 October 3rd.

13 Now, about a year ago, you were sitting for a  
14 debtor's examination in a separate litigation. Do you remember  
15 sitting for that debtor's exam?

16 A. Yes.

17 Q. And do you remember testifying in that debtor's exam  
18 that HW Fisher & Company was the entity that managed your  
19 personal asset protection trust?

20 A. Uh, I don't exactly recall, no.

21 Q. Did HW Fisher & Company manage your personal asset  
22 protection trust?

23 A. Um, not a trust, no.

24 Q. Did they manage some aspect of your personal  
25 financial affairs?

1 A. Years ago, yes.

2 Q. So they -- they helped you with personal financial  
3 issues years ago?

4 A. Yes, and business.

5 Q. And then you were paying them in October of 2018?

6 A. What's the question?

7 Q. You were paying them in October of 2018?

8 A. Paying for -- sorry. I don't understand the  
9 question.

10 Q. What were you paying them for on October 3rd?

11 A. Uh, they were looking into research for cannabis  
12 expansion in Europe.

13 Q. On behalf of who?

14 A. It wasn't clear on behalf of anybody.

15 Q. So HW Fisher --

16 A. On behalf of -- sorry. Excuse me. On behalf of  
17 myself, I asked them to do the research.

18 Q. On behalf of yourself. Okay.

19 And, Mr. Cardiff, the court reporter's only able to  
20 record one of us talking at a time. I'll try my best not to  
21 interrupt you, and I'll ask for the same courtesy.

22 So this October 3rd, 2018, expense, this was on  
23 behalf of you personally?

24 A. No. It was on behalf of me asking them to do the  
25 research.

1 Q. To expand your cannabis film strip venture outside  
2 of the United States?

3 A. The possibilities of expansion.

4 Q. Okay. Um, on October 4th, there's a \$24,000 U.S.  
5 payment to FX Web Media. Isn't it true that on October 3rd you  
6 signed a contract with FX Web Media for a project called  
7 Pharmastrip?

8 A. I don't recall the date.

9 Q. Do you remember signing a contract with FX Web Media  
10 for a project called Pharmastrip?

11 A. I don't know if I signed it, but I -- I may have.

12 Q. Have you reviewed the record for this contempt  
13 proceeding?

14 A. Yes.

15 Q. And do you remember seeing a signed contract by you  
16 with FX Web Media dated October 3rd?

17 A. I -- I don't.

18 Q. Is there any reason to doubt that you would have  
19 signed that contract on October 3rd?

20 A. I don't remember the date, but I -- I don't know the  
21 date.

22 Q. But you do remember signing a contract with FX Web  
23 Media for a project called Pharmastrip?

24 A. I believe so. Yes.

25 Q. There's a \$6,000 transfer to Jacques Poujade on

1 October 4th. You made this transfer as well?

2 A. Yes.

3 Q. And what was that transfer for?

4 A. That was a transfer for work that was being done,  
5 his -- compensation for work being done.

6 Q. On behalf of who?

7 A. On behalf of Clover Cannastrip.

8 Q. And then on October 9th, there's a 40,000 U.S.  
9 dollar transfer to Intel Property. Intel Property is an entity  
10 owned by you and your wife?

11 A. I -- not too sure. I believe it's just owned by me,  
12 but it might be me and my wife, yes.

13 Q. So you're one of the owners of Intel Property?

14 A. Yes.

15 Q. And you transferred \$40,000 to Intel Property,  
16 another entity that you own, on October 9th.

17 On October 10th, isn't it true that Intel Property  
18 transferred over \$15,000 to pay one of your AMEX credit card  
19 bills?

20 A. I don't know. I don't recall that.

21 Q. Do you remember using Intel Property funds to pay  
22 your AMEX bill?

23 A. I do not.

24 Q. I'll make a note for the record that Docket 121 at  
25 page 54 shows an October 10th payment of over \$15,000 to AMEX

1 from Intel Property, and this is contained within the analysis  
2 of the receiver's forensic accountant.

3 So in light of that information, does that help jog  
4 your memory about whether you paid your AMEX bill from the  
5 Intel Property account?

6 A. It does not. I do not recall that.

7 Q. And then these two transfers to Shanghai Aligned  
8 Machinery on October 9th, these are two separate deposits for  
9 film strip manufacturing machines?

10 A. Yes.

11 Q. And the invoices for these machines were made out to  
12 a company called Haffelgad Switzerland; isn't that right?

13 A. There were multiple invoices.

14 Q. Okay. Do you remember invoices for Haffelgad  
15 Switzerland?

16 A. Yes. I believe so.

17 Q. And you are listed as the contact person for  
18 Haffelgad Switzerland?

19 A. Yes.

20 Q. There was also an invoice to Redwood Scientific; is  
21 that right?

22 A. I don't know that.

23 Q. You don't remember an invoice listing you as the  
24 contact person for Redwood Scientific from Shanghai Aligned  
25 Machinery?



1 A. I do not.

2 Q. You said there were multiple invoices. Can you tell  
3 me any other entity to which these invoices were addressed,  
4 other than the two that we've just discussed?

5 A. I believe Pharmastrip.

6 Q. And any other entity other than Pharmastrip?

7 A. No.

8 Q. And were you also listed as the contact person on  
9 the Pharmastrip invoice?

10 A. I'm not sure.

11 Q. And Carl Ranno Law, this is a \$7,250 transfer on  
12 October 9th, 2018. This was the attorney who did SEC work for  
13 Redwood Scientific?

14 A. Correct.

15 Q. So all of these payments from October 2nd, 2018,  
16 through October 9th, 2018, you authorized and made all of these  
17 transfers?

18 A. Yes.

19 Q. And on October 9th, you and your wife remained the  
20 only signatories on this account?

21 A. We did.

22 Q. And you're still the only signatories on the account  
23 today?

24 A. Yes, we are.

25 Q. And at any time in the history of this TD Canada

1 account, were there any other signatories?

2 A. No.

3 Q. So when you learned of the asset freeze on  
4 October 12th, you were a signatory of the TD Canada account.  
5 Did you take any steps to secure the funds in the Clover  
6 Cannastrip bank account to prevent their dissipation?

7 A. I did not.

8 Q. And did you report the account to the FTC?

9 A. No.

10 Q. And did you report the account to the receiver?

11 A. I did not.

12 Q. But you were aware of the asset freeze which applied  
13 to you and accounts under your control?

14 A. I was aware of that, but I had given up control of  
15 this account by that time.

16 Q. You were still a signatory.

17 A. I was a signatory. However, I had transferred my  
18 control, digital key fob to do wires on the pass codes to  
19 Mr. Poujade by that time.

20 Q. So you say that you transferred the fob to  
21 Mr. Poujade on October 9th after these October 9th transfers  
22 took place?

23 A. I believe it was the 9th or the 10th, yes.

24 Q. But it's also your testimony that four and six days  
25 after you learned of the TRO, on October 16th and on

1 October 18th, these two transfers out that are listed on the  
2 bottom of the chart here, that you assisted Mr. Poujade in  
3 making those transfers, didn't you?

4 A. I wouldn't say I assisted, no. I was available for  
5 technical support because it's a very difficult system to  
6 manage.

7 Q. Well, I'm reading from your declaration here. "On  
8 October 9th, 2018, I delivered the remote access device and  
9 pass code directly to Mr. Poujade. After October 9th, 2018,  
10 after I had delivered the remote access device and pass codes  
11 to Mr. Poujade, I assisted him in making additional bank  
12 transactions."

13 So that's not accurate? You didn't assist him?

14 A. I believe my definition of assistance is I was there  
15 if he had questions about how to do it.

16 Q. So you were present when these transfers out of the  
17 account took place?

18 A. I can't even say that I was present.

19 Q. You're not sure if you were there or not?

20 A. I was -- I was around and available if there were  
21 questions, yes, but I can't say that I was even present.

22 Q. You were aware that the transfers were taking place?

23 A. Um, I believe so. Yeah.

24 Q. And you did nothing to stop Mr. Poujade from moving  
25 \$1.2 million out of an account for which you were a signatory

1 while you were under an asset freeze?

2 A. I -- no, I did not.

3 Q. And then two days later when he sent \$360,000 to his  
4 brother, according to this story, you didn't stop him from  
5 doing that either?

6 A. I did not.

7 Q. But you were around in case he needed help doing it?

8 A. Correct.

9 Q. And under your definition of assisting, you weren't  
10 participating in the transfer?

11 A. Correct.

12 Q. Now, that \$1.2 million transfer on October 16th was  
13 a transfer to a Canadian law firm trust account in the name of  
14 Sui & Company. Isn't it true that just the day before on  
15 October 15th, you had from Arizona attempted to wire \$40,000 of  
16 your personal asset protection limited partnership funds to  
17 that very same trust account?

18 A. Yes.

19 Q. And they didn't make it into the trust account  
20 because you were thwarted by the asset freeze?

21 A. Correct.

22 Q. But Sui was the intended destination?

23 A. Yes.

24 Q. So you were attempting on October 15th to send  
25 personal asset protection funds to Sui & Company in Canada?

1 A. I was, yes.

2 Q. And you listed on the detail there that this was for  
3 legal fees?

4 A. Correct.

5 Q. But Sui & Company is a law firm representing Clover  
6 Cannastrip?

7 A. Correct.

8 Q. So you were attempting to send your personal frozen  
9 funds to Sui & Company to pay for Clover Cannastrip legal work?

10 A. No. I was sending it there for myself because the  
11 account wasn't frozen. So at the direction of Robert Shapiro,  
12 he told me if the account's not frozen, send me as much money  
13 as you can and send some money to another legal trust account  
14 in case you need it to send to me later, which is what I did.  
15 And I've apologized to this Court for that behavior because  
16 that was wrong. I shouldn't have done it and I did it.

17 Q. Now, when you say Robert Shapiro, you're talking  
18 about the attorney Robert Shapiro?

19 A. Yes.

20 Q. And your testimony is that this attorney instructed  
21 you to send money in an account that you were a signatory for  
22 to his law firm's trust account?

23 A. Yes. And that's where I got all of his wire details  
24 and his trust account details that are on those same pieces of  
25 paper. And that's also where my same telephone, T-Mobile

1 records show all the phone calls to him that day about those  
2 wires.

3 Q. You're referencing the T-Mobile records that have  
4 been entered by the FTC in support of this motion?

5 A. Yes.

6 Q. So those are, indeed, your phone records?

7 A. Yes.

8 THE COURT: And just for clarification, when you say  
9 that the attorney instructed you to send money into the  
10 account, you're referring specifically to Mr. Shapiro making --  
11 giving you that directive?

12 THE WITNESS: Yes.

13 THE COURT: Thank you.

14 Q. (BY MS. SANGER:) And was it Mr. Shapiro who told  
15 you to send the \$40,000 to the Sui & Company account as well?

16 A. Yes, it was his suggestion. Yes.

17 Q. And did you discuss with Mr. Shapiro the terms of  
18 the asset freeze, or did you provide him a copy of the order  
19 spelling out the terms of the asset freeze?

20 A. I did not provide him with the order. He was aware  
21 of the asset freeze.

22 Q. Now, you were attempting to hire Glaser Weil to  
23 represent you in this lawsuit around that time; isn't that  
24 right?

25 A. Yes.

1 Q. You were talking with Mr. Shapiro and another lawyer  
2 at that firm, Adam Pines?

3 A. Yes. Correct.

4 Q. And on October 16th, in the context of those  
5 discussions with Glaser Weil about bringing them on to  
6 represent you, you were discussing sources of funds from which  
7 you could pay a retainer; isn't that right?

8 A. Yes.

9 Q. And you told the Glaser Weil law firm that you  
10 had -- you had funds available to you in a Canadian law firm's  
11 trust account?

12 A. I did not. No.

13 Q. So the testimony of Mr. Pines is incorrect?

14 A. I don't -- I can't speak to his testimony.

15 Q. But your testimony today is that you did not tell  
16 Glaser Weil that you had access to funds in a Canadian trust  
17 account?

18 A. I did not.

19 Q. And did you tell Glaser Weil that you had \$200,000  
20 available in a Canadian company listed in the name of your  
21 father?

22 A. No.

23 Q. And did you tell Glaser Weil that you had a  
24 \$2 million business deal pending in Canada?

25 A. I -- I did not.

1 Q. So, Mr. Cardiff, your testimony is at odds with the  
2 testimony -- the sworn testimony of Glaser Weil taken at  
3 deposition. They referenced these three specific pots of money  
4 that were the subject of discussion for how you could pay them  
5 to bring them on to represent you.

6 If you weren't offering them money available in a  
7 Canadian trust account and you weren't offering them money in a  
8 Canadian company in your father's name and you weren't offering  
9 them money from a pending \$2 million business deal, how was it  
10 that you were proposing to pay them?

11 A. Out of the Arizona Bank & Trust account. That was  
12 the only money available to pay them.

13 Q. But weren't you already aware that that account was  
14 frozen when you attempted to transfer the money the day before  
15 this conversation took place?

16 A. No. That account wasn't frozen then.

17 Q. So you didn't learn on October 15th that the  
18 \$100,000 attempted transfer didn't go through?

19 A. I learned later that day that it didn't go through.

20 Q. You learned later on October 15th?

21 A. Yeah. It wasn't -- it wasn't frozen yet. It wasn't  
22 frozen yet, which is why his suggestion was to access those  
23 funds for legal defense.

24 Q. But you did learn by the end of the day on  
25 October 15th that the funds were frozen?



1 A. Yes.

2 Q. And then you spoke to Glaser Weil again on  
3 October 16th?

4 A. I don't recall if I spoke to them on the 16th.

5 Q. Would it surprise you to know that Glaser Weil  
6 produced records recounting conversations with you that took  
7 place on October 16th?

8 A. It would not.

9 Q. And so on October 16th, as you were still trying to  
10 figure out a way to bring them on and you were already aware  
11 that your Arizona Bank & Trust account was frozen, you were not  
12 discussing the \$200,000 in a company in your dad's name, a  
13 pending \$2 million deal, or money waiting for you in a Canadian  
14 trust account?

15 A. I was not. No.

16 Q. Now, ultimately two weeks later in early November,  
17 just a few days before the preliminary injunction hearing in  
18 this courtroom, a \$2 million deal did go through for Clover  
19 Cannastrip; isn't that right?

20 A. No. It's not right.

21 Q. Didn't Clover Cannastrip report to the British  
22 Columbia Securities Commission that there was a fundraising  
23 move on November 5th for \$2.02 million?

24 A. I don't know. I can't speak to that.

25 Q. But you're sure that it didn't go through, so you

1 can speak to that?

2 A. Not that I know of. It didn't go through that I  
3 know of.

4 Q. So you actually have no idea whether a \$2 million  
5 deal went through? That's your testimony?

6 A. That is correct.

7 Q. So your testimony is you have no knowledge of Clover  
8 Cannastrip reporting \$2.02 million raised from 73 unique  
9 investors to the British Columbia Securities Commission?

10 A. I don't know what the amount was, and that is my  
11 testimony. I'm not sure.

12 Q. Were you involved in raising that money?

13 A. No.

14 Q. But you did go on investment pitches to raise money  
15 for Clover Cannastrip; isn't that right?

16 A. No. Not pitches, no.

17 Q. Did you pitch Clover Cannastrip as an investment to  
18 FSD Pharma?

19 A. No.

20 Q. You didn't sit down with FSD Pharma on August 31st  
21 and pitch them on the investment opportunity of Clover  
22 Cannastrip?

23 A. I met with them, but I did not pitch them on the  
24 investment. No.

25 Q. Did you discuss Clover Cannastrip with FSD Pharma on

1 August 31st, 2018?

2 A. Yes.

3 Q. Did you discuss the investment opportunity in Clover  
4 Cannastrip that day?

5 A. No.

6 Q. Did you provide them with subscription documents if  
7 they wanted to subscribe to Clover Cannastrip?

8 A. No, I did not.

9 Q. Isn't it true that when FSD Pharma signed the  
10 subscription agreement with Clover Cannastrip on September 6th,  
11 2018, that your name was listed in the contact name field of  
12 the subscription agreement?

13 A. I don't know whose name was listed. I can't speak  
14 to the subscription agreements.

15 Q. You haven't seen them?

16 A. No.

17 Q. And you didn't review the subscription agreements  
18 that were attached to the papers filed in this proceeding?

19 A. I don't believe so.

20 Q. Would it surprise you to learn that your name is  
21 listed in the contact name field?

22 A. Yes.

23 Q. But you were involved in setting up Clover  
24 Cannastrip, weren't you?

25 A. In the begin -- yes. Yes.

1 Q. And in September, you were director of Clover  
2 Cannastrip, weren't you?

3 A. Yes. Yes.

4 Q. And also in September, you were a signatory of  
5 Clover Cannastrip's bank account?

6 A. Yes.

7 Q. And on August 31st, you met with FSD who ended up  
8 signing the subscription agreement on behalf of Clover  
9 Cannastrip. You met with them on behalf of Clover Cannastrip?

10 A. Yes.

11 Q. But it would surprise you that your name was listed  
12 as the contact person?

13 A. Yes.

14 Q. So I want to take you back to August before FSD  
15 signed the -- the subscription agreement. You testified that  
16 Haywood Securities told you it was going to be necessary for  
17 you to step away from the business.

18 Um, when that was communicated to you, given that  
19 you had been involved in incorporating the business and laying  
20 the business plans, doing some of this research that we  
21 discussed related to these wire transfers in early October, um,  
22 you -- your testimony is that you just agreed to step away with  
23 no fight?

24 A. Yes.

25 Q. But this was going to be the next big film strip

1 venture for Redwood and for your film strip business, wasn't  
2 it?

3 A. No. It was not going to be for Redwood. It was  
4 very separate from Redwood. But it was made very clear that it  
5 would be impossible to raise capital without my distance from  
6 the company. And without the capital, there was no machinery.  
7 And without the machinery, there's no ability to produce THC  
8 oral thin film strips. Very different from Redwood that never  
9 manufactured anything.

10 Q. But there was capital in the company, wasn't there?  
11 Weren't there two large infusions of cash into the company in  
12 early September?

13 A. I -- I -- I don't -- what's the question?

14 Q. There was capital in the company as of September of  
15 2018, wasn't there?

16 A. I believe so.

17 Q. A \$500,000 transfer in on September 10th and a  
18 \$1.34 million transfer in on September 13th?

19 A. Yes.

20 Q. And at this time, you were a director of the  
21 organization?

22 A. Yes.

23 Q. So having your name as a director was not a barrier  
24 to these investments coming in?

25 A. I don't know.

1 Q. Well, did the investments come in?

2 A. I -- I believe so.

3 Q. Are you contesting these bank records?

4 A. I'm not.

5 Q. So the investments came in?

6 A. I -- I can't speak to that. I don't know.

7 Q. You were one of only two signatories on the account  
8 at that time. And you're not sure if the money came in?

9 A. The money came in.

10 Q. So you're not sure if the money was connected to the  
11 investments. Is that what you're saying?

12 A. Yes.

13 Q. So when Haywood Securities asked you in August to  
14 step away, did you submit a notice of resignation to Haywood to  
15 allay their concerns?

16 A. I don't think so. No.

17 Q. So you didn't submit a resignation notice to them in  
18 August of 2018?

19 A. No.

20 Q. Did you submit a resignation notice to them in  
21 September of 2018?

22 A. No. Not that I know of.

23 Q. Did you submit a resignation notice to Haywood in  
24 October of 2018?

25 A. No.

1 Q. So as far as Haywood knew, you hadn't resigned from  
2 the company?

3 A. I believe that -- I don't know what Haywood knew at  
4 that time.

5 Q. But it was important that you separated yourself  
6 from the company so that they would invest and help you gain  
7 other investments?

8 A. Correct.

9 Q. But you can't remember if you ever communicated to  
10 them that you resigned from the company?

11 A. I don't believe I resigned from the company at that  
12 time. I -- I believe their major concern at that time was that  
13 I wasn't a shareholder.

14 Q. So at the time that Haywood made its investment in  
15 Clover Cannastrip, do you recall when that was?

16 A. I do not.

17 Q. Was it sometime in October of 2018?

18 A. I do not believe Haywood ever made an investment,  
19 but I don't know.

20 Q. So this idea that Haywood wouldn't raise money for  
21 Clover Cannastrip and wouldn't finalize its investment in  
22 Clover Cannastrip until they were assured that you would step  
23 away from the business, this is a concept you're unfamiliar  
24 with?

25 A. No, it's not.

1 Q. Okay. So then I'm just getting a little bit  
2 confused.

3 You communicated to them or you didn't communicate  
4 to them that you had resigned your directorship? Or you're  
5 saying this was not important to them?

6 A. What was important to them originally and initially  
7 was that I wasn't a shareholder because that was their first --  
8 that was the first issue that they raised, was you need to step  
9 away, not be a shareholder. It's going to be difficult for us  
10 to raise capital for the company if you're a shareholder.

11 Q. But they were able to successfully help you raise  
12 this first \$2 million in September?

13 A. Haywood raised this money. I don't know exactly  
14 when but yes.

15 Q. So we've taken a look at these corporation filings  
16 that are available on the British Columbia corporations  
17 website. And there's a filing from November 16th. The filing  
18 is in regards to a notice of change of directors. Are you  
19 familiar with this filing?

20 A. No, I'm not.

21 Q. So you were not involved in the November 16th filing  
22 regarding a change of directors at Clover Cannastrip?

23 A. With the British Columbia's office, is that what you  
24 mean? I don't understand the question.

25 Q. Uh-huh. Did you ever notify -- was it you who



1 notified the British Columbia corporations filings office that  
2 you were no longer a director of Clover Cannastrip?

3 A. No, it was not.

4 Q. So you're not familiar with the notice that was  
5 filed on November 16th?

6 A. I -- once again, what notice? I don't understand.

7 Q. Okay. So you're not familiar with the notice from  
8 November 16th that was filed with that agency?

9 A. I'm not.

10 Q. Other than by going to the British Columbia  
11 corporations filings -- or the British Columbia's corporations  
12 office website, was there any other way that potential  
13 investors could get information, public information, publicly  
14 available information about Clover Cannastrip?

15 A. I don't know.

16 Q. Mr. Cardiff, on October 2nd, you signed  
17 incorporation documents for an Irish entity called Haffelgad  
18 Switzerland; is that right?

19 A. I don't know the date exactly, but I believe it was  
20 around then.

21 Q. And this entity, you used this as part of your  
22 cannabis business?

23 A. What -- no. It was -- the idea was to have a  
24 different manufacturing entity so that people, competitors in  
25 the marketplace wouldn't be aware of the location of where

1 machinery is manufactured.

2 Q. A different manufacturer -- or different  
3 manufacturing entity for which business?

4 A. Um, it would -- Clover -- Clover Cannastrip.

5 Q. So Haffelgad Switzerland was a companion entity to  
6 Clover Cannastrip?

7 A. I don't know. I don't understand.

8 Q. You incorporated it in order to aid the business  
9 efforts of Clover Cannastrip?

10 A. No.

11 Q. Didn't you just testify that the purpose of forming  
12 this Irish entity was so that your competitors wouldn't know  
13 where your manufacturing equipment was made?

14 A. Yes.

15 Q. And the manufacturing that we're referring to here  
16 is the manufacturing that Clover Cannastrip was going to engage  
17 in?

18 A. No. It was of the names of the equipment. On the  
19 manufacturing equipment, not the manufacturing of the strips  
20 but on the actual equipment itself.

21 Q. So some type of label on the machine? Or can you  
22 help me understand better what you're describing here?

23 A. Yeah. It would be the labels on the machinery  
24 themselves.

25 Q. And you wanted those labels to say "Haffelgad

1 Switzerland"?

2 A. Yes.

3 Q. But who was using the machines?

4 A. Clover Cannastrip's, their machines.

5 Q. Okay. So the -- the machines were going to have a  
6 label that said "Haffelgad Switzerland"?

7 A. Yes.

8 Q. And the machines were being used for Clover  
9 Cannastrip?

10 A. Yes.

11 Q. So that's the connection between Haffelgad and  
12 Clover Cannastrip?

13 A. I -- I -- I don't know what the connection would be  
14 other than that's what's on the machines.

15 Q. Did you use Haffelgad Switzerland for anything else  
16 other than putting labels on these machines that were going to  
17 be used by Clover Cannastrip?

18 A. No.

19 Q. You didn't report Haffelgad Switzerland on your  
20 financial disclosure documents, did you?

21 A. Yes, I did.

22 Q. When?

23 A. In the last few weeks with Michael Thurman, my new  
24 counsel.

25 Q. In the last few weeks?

1 A. Yes.

2 Q. When were they provided to the FTC?

3 A. I -- I don't know. I believe in the last few days.

4 Q. Like yesterday, for example?

5 A. I -- I don't know.

6 Q. You did not report them to the FTC in October of  
7 2018?

8 A. No, I did not.

9 Q. And you did not report Haffelgad Switzerland to the  
10 FTC in November of 2018 either?

11 A. No, I did not.

12 Q. Now, Haffelgad Switzerland, that name appeared on a  
13 number of invoices for machines coming from Shanghai Aligned.  
14 Most of those invoices were dated in early October listing you  
15 as the contact person. But there was also an invoice listing  
16 Haffelgad Switzerland from January of 2019; isn't that right?

17 A. I -- I don't know.

18 Q. So you don't remember receiving that invoice on  
19 behalf of the company Haffelgad Switzerland?

20 A. No.

21 Q. Would it surprise you to learn that there was an  
22 invoice to Haffelgad Switzerland from Shanghai Aligned from  
23 January of this year?

24 A. Yes.

25 Q. That would surprise you. Why?

1 A. I don't know of it.

2 Q. But you still control Haffelgad Switzerland to this  
3 day?

4 A. Yes.

5 Q. Now, in July of last year, you told Danielle Cadiz,  
6 otherwise known as Danielle Walker, who was Redwood  
7 Scientific's operations manager that you had already placed  
8 deposits on three machines; isn't that right?

9 A. I don't recall that.

10 Q. Did you review the copy of the transcript that  
11 Ms. Walker submitted to the FTC that was attached to these  
12 filings, a transcript of the WhatsApp conversation between you  
13 and Ms. Walker?

14 A. Yes.

15 Q. And did you see in that transcript the reference  
16 from July 22nd, 2018 -- this is you writing here -- "Great. We  
17 are ready to close in Canada. And we closed with actual mutual  
18 fund last week. We have deposits on three machines"? Did you  
19 write that?

20 A. Uh, I -- if it's on there, I -- I would have. I  
21 believe, yeah.

22 Q. So in July --

23 A. Yes.

24 Q. -- of 2018, you had made deposits on three machines  
25 already?

1 A. No, not by then.

2 Q. But you told Ms. Walker that you had?

3 A. Yes.

4 Q. Ms. Walker was an employee of Redwood Scientific at  
5 that point, or was she working with you in a consulting  
6 position?

7 A. I believe she was just consulting.

8 Q. And so she was still carrying out work on behalf of  
9 Redwood Scientific at that time. Is that fair to say?

10 A. Yeah. Basic work, yes.

11 Q. And you were okay with her understanding that you  
12 had ordered three machines when you had not?

13 A. I don't -- I can't speak to the context of the  
14 WhatsApp text message and what was happening at that time.

15 Q. Why? Because you don't remember?

16 A. Correct.

17 Q. Now, you also asked Ms. Walker to put together  
18 materials for potential investors; is that right?

19 A. I -- I don't know.

20 Q. In the transcript -- and I'm reading from an entry  
21 on August 12th, 2018 -- you write to Ms. Walker, "Great. We  
22 need an all-in-one package. One, PDF offering; two, PDF dec  
23 Redwood; three, PDF dec cannabis; four, PDF cannabis  
24 projections; five, PDF of company that wrote about us, pat  
25 includes; six, link corp. video; seventh, link DocuSign

1 offering."

2 Were these investor materials that you asked her to  
3 put together?

4 A. I -- I don't recall.

5 Q. PDF offering, that doesn't refer to investment  
6 materials?

7 A. I -- once again, I don't recall.

8 Q. How else were you planning on having money come into  
9 the company if you weren't raising funds from potential  
10 investors?

11 A. Which company? I'm sorry.

12 Q. Well, here, when you're writing to Ms. Cadiz or  
13 Ms. Walker, you reference both Redwood and cannabis products.  
14 So I can't say. Maybe you can help us understand.

15 A. I -- I can't. I don't recall.

16 Q. Well, in July, were you raising money for both  
17 Redwood and for Clover Cannastrip?

18 A. I do not believe we were raising money for Clover  
19 Cannastrip in July.

20 Q. But you were raising money for Redwood Scientific in  
21 July?

22 A. Yes, we were.

23 Q. And you also raised money for Clover Cannastrip, but  
24 you just can't remember when?

25 A. I do not believe we were raising money for Clover

1 Cannastrip in July.

2 Q. How about in August when you wrote this message to  
3 her?

4 A. I -- I -- sometime in August, I believe the bankers  
5 were working on Clover Cannastrip.

6 Q. Who were you referring to when you say "the  
7 bankers"?

8 A. Haywood capital.

9 Q. And it says here "cannabis projections." Would that  
10 be related to Clover Cannastrip?

11 A. I don't know. I don't recall.

12 Q. Would it be related to any other entity that you had  
13 involvement with in August of 2018?

14 A. I -- I still don't know.

15 Q. You're unsure of the entities that you were involved  
16 in in August 2018 which would be related to cannabis?

17 A. No. I'm unsure as to over a year ago one line of a  
18 text message and knowing exactly what it was all about.

19 Q. So which businesses were involved in cannabis in  
20 August of 2018?

21 A. Involved how?

22 Q. Of the entities that you were in control of, which  
23 ones were involved in marketing or developing plans to market  
24 cannabis products?

25 A. I had no businesses that were going to be marketing



1 cannabis products.

2 Q. Wasn't Clover Cannastrip going to market cannabis  
3 products?

4 A. Clover Cannastrip was going to co-brand so that it  
5 could make products for distributors but not market them.

6 Q. What type of products?

7 A. THC strips.

8 Q. And THC is a byproduct of cannabis?

9 A. THC is a byproduct of the marijuana plant, yes.

10 Q. Now, you also wrote in a declaration submitted to  
11 this Court that you have performed work for Pharmastrip as a  
12 consultant since December of 2018; is that correct?

13 A. Yes.

14 Q. And you have described your duties in this  
15 declaration. Can you briefly summarize for me your duties as a  
16 consultant for Pharmastrip?

17 A. Um, sure. Worked on manufacturing, worked with  
18 distributors, I've worked with flavor profiles, um, general  
19 communications with individuals.

20 Q. Which individuals?

21 A. Uh, Mr. Poujade, their chief chemist, different  
22 distributors.

23 Q. Did you produce to the FTC any communications  
24 between you and Mr. Poujade?

25 A. No. I -- I don't -- I don't believe so.

1 Q. Did you communicate with Mr. Poujade using e-mail?

2 A. Perhaps. Very rarely.

3 Q. Which e-mail address did you use when you were  
4 communicating with Mr. Poujade?

5 A. I used Jason@dislvs.com or KaiCardiff@yahoo.com.

6 Q. So the first e-mail address you gave us -- I'm just  
7 going to say Dissolves.com for the ease of the transcription  
8 here. Who else had e-mail addresses at Dissolves.com?

9 A. I don't know.

10 Q. Did you e-mail Mr. Poujade at the Dissolves.com  
11 e-mail address?

12 A. Oh, yes. Sorry. Mr. Poujade, yes.

13 Q. Julie Green?

14 A. I believe she had Dissolves, yes.

15 Q. Dr. Yuan Yang?

16 A. I think he has Dissolves also, I'm not sure.

17 Q. Corina Grodek?

18 A. No, not that I know of.

19 Q. Any others that you can remember?

20 A. I think I -- no. Not that I can recall, but I'm --  
21 I'm sure there are a few others but --

22 Q. Does your wife have an @Dissolves.com e-mail  
23 address?

24 A. No.

25 Q. So in addition to e-mailing occasionally with

1 Mr. Poujade, you communicated with him using other  
2 communication methods like phone calls?

3 A. Yes.

4 Q. Did you meet with him in person as well?

5 A. Yes.

6 Q. Did those meetings take place at the Cathedral City  
7 lab?

8 A. Uh, yes.

9 Q. Did you also have meetings with Mr. Poujade at his  
10 office in Aliso Viejo?

11 A. Yes.

12 Q. And mainly, where did you meet with Mr. Poujade?

13 A. Uh, we would meet at his office or -- you know, his  
14 office mainly.

15 Q. In Aliso Viejo?

16 A. Yes.

17 Q. And have you ever used text messaging to communicate  
18 with Mr. Poujade?

19 A. Sometimes.

20 Q. Do you communicate with Mr. Poujade using any other  
21 electronic forms of communication from your cell phone?

22 A. Um, WhatsApp sometimes or some of the other apps,  
23 Signal, WhatsApp.

24 Q. Telegram?

25 A. No.

1 Q. So Signal, that's an end-to-end encrypted chat app?

2 A. I -- I believe so.

3 Q. And WhatsApp is also an end-to-end encrypted chat  
4 app?

5 A. Yeah. Yes.

6 Q. And you've communicated Mr. Poujade on both  
7 platforms?

8 A. I think mainly WhatsApp. I don't know if Signal or  
9 not but WhatsApp.

10 Q. Did you produce any communications to the FTC from  
11 your WhatsApp conversations with Mr. Poujade?

12 A. No.

13 Q. And did you produce to the FTC any communications  
14 with Mr. Poujade using the app Signal?

15 A. No.

16 Q. You also spent time communicating with Ty Sherrell  
17 of FX Web Media; isn't that right?

18 A. Yes.

19 Q. And Mr. Sherrell was responsible for helping launch  
20 the DissolveResponsibly.com website; is that right?

21 A. Yes.

22 Q. And this is Pharmastrip's website?

23 A. I believe it belongs to Pharmastrip, yes.

24 Q. And did you communicate with Mr. Sherrell about the  
25 content of this website?

1 A. Yes.

2 Q. And, in fact, the FTC was able to recover some  
3 handwritten notes from your desk that were collected on  
4 October 12th that relate to many of the features that are  
5 currently on the Dissolve.com -- DissolveResponsibly.com  
6 website; is that right?

7 A. I don't know.

8 Q. Did you review the website capture of  
9 DissolveResponsibly.com attached to the FTC's papers for these  
10 contempt proceedings?

11 A. I believe so. Yes.

12 Q. And do you remember reviewing aspects of that  
13 website related to various flavors of the THC strip products?

14 A. I -- I don't understand the question. I'm sorry.

15 Q. When you reviewed the capture of the website  
16 DissolveResponsibly.com, there were multiple products  
17 advertised on the website; is that right?

18 A. No. Advertised, meaning for sale?

19 Q. Multiple products featured on the website.

20 A. Yes.

21 Q. And you came up with some of the names for those  
22 products?

23 A. Um, I wouldn't say I came up with those names, no.

24 Q. But you were taking handwritten notes on some of the  
25 names of those products?

1 A. Yes.

2 Q. And the same question with the flavors, did you take  
3 notes regarding some of the flavors of these film strip  
4 products that are now featured on the DissolveResponsibly.com  
5 website?

6 A. Yes.

7 Q. Now, Mr. Cardiff, when you were running Redwood  
8 Scientific, isn't it true that you used legal entity -- that  
9 you've created legal entities sometimes using other people's  
10 names?

11 A. No.

12 Q. So you didn't ask Ms. Walker to form legal entities  
13 like LLCs or corporations for you where you listed someone's  
14 name other than your own as the entity owner?

15 A. No.

16 Q. Or the entity registered agent?

17 A. No.

18 Q. So you don't remember instructing Ms. Walker in June  
19 of 2018 to create an entity and to list someone named  
20 Damon Gellar on the entity formation documents?

21 A. I do remember that, but that was his entity.

22 Q. So why didn't Mr. Gellar instruct Ms. Walker to form  
23 the entity or why didn't he form it himself?

24 A. Because he told me he didn't know how.

25 Q. So you were just helping him? You were just helping

1 him?

2 A. We were going to work on a project together.

3 Q. Didn't you also use your father's name on several  
4 entities that you registered?

5 A. Um, I don't -- several?

6 Q. Did you use your father's name on an entity called  
7 True & Honesty that was registered in Wyoming?

8 A. Yes, I did. That was for him.

9 Q. But your father doesn't remember anything about that  
10 entity, does he?

11 A. My father's 90 years old and has a lot of trouble  
12 with memory.

13 Q. This entity was set up in 2018?

14 A. Yes, it was.

15 Q. And your 90-year-old father in 2018 was looking to  
16 incorporate a business entity?

17 A. He was looking for something to do from home.

18 Q. But he didn't have any idea what True & Honesty was  
19 supposed to do, did he?

20 A. No, it never got off the ground.

21 Q. And wasn't it your personal cell phone number that  
22 was listed on some of the documents used to apply for merchant  
23 account applications in his name?

24 A. I can't speak to that. I don't know.

25 Q. Would it surprise you to learn that your personal

1 cell phone number was listed on documents applying for merchant  
2 accounts in your father's name?

3 A. So he -- he applied for merchant accounts in my name  
4 with my cell phone? I don't understand the question.

5 Q. Well, let me ask you a different question, then.  
6 Did you apply for merchant accounts in your father's  
7 name?

8 A. No.

9 Q. In the name of True & Honesty?

10 A. No.

11 Q. Did you instruct anyone else to do so?

12 A. I -- I don't recall.

13 Q. Did you ask Julie Green to do that?

14 A. I -- I don't recall.

15 Q. Did you apply for a bank account in your father's  
16 name?

17 A. I believe we got a bank account for that entity,  
18 yes.

19 Q. And that was something that you were responsible  
20 for?

21 A. What do you mean?

22 Q. Well, you just said "we." Are you including  
23 yourself in that?

24 A. Yes. I believe I helped him with that, yes.

25 Q. Was anyone else involved?



1 A. No. Not that I -- not that I recall.

2 Q. And your father was unaware of this bank account;  
3 isn't that right?

4 A. I -- I don't know.

5 Q. You attended his deposition; isn't that right?

6 A. I -- I don't -- I don't know.

7 Q. You don't know if you attended your father's  
8 deposition?

9 A. I -- no, I don't know if he remembers that bank  
10 account or not. It never had any activity that I know of.

11 Q. Do you remember me discussing the bank account with  
12 your father at his deposition?

13 A. I vaguely remember that, yes.

14 Q. But you don't remember him saying that he didn't  
15 know anything about it?

16 A. No, I don't.

17 Q. Would it surprise you to learn that he knows nothing  
18 about it?

19 A. No.

20 Q. Now, you say that you started speaking with  
21 Mr. Poujade about manufacturing film strips that contained  
22 cannabis byproducts in June of 2018; is that right?

23 A. I don't know if I started speaking to him or he  
24 started speaking to me. Um, I -- I think he approached me with  
25 the subject first.

1 Q. And in your declaration submitted in support of your  
2 opposition to the FTC's contempt motion, you say, "Beginning in  
3 about June 2018, Jacques Poujade, a long-time friend and former  
4 business associate, and I began to have discussions about the  
5 possibility of using my experience." And I'm -- I'm just  
6 reading this back to you to jog your memory on the date June  
7 2018. That -- that sounds correct to you?

8 A. I -- I believe it's around then.

9 Q. So you were speaking with Mr. Poujade initially in  
10 June of 2018, but you had actually been e-mailing with other  
11 business associates as early as April and May of 2018 about  
12 infusing cannabis byproducts on film strips, hadn't you?

13 A. I had been approached by many people because of the  
14 oral thin film space we were in about the idea.

15 Q. So it wasn't an original idea of Mr. Poujade?

16 A. What wasn't an original idea?

17 Q. Cannabis film strips.

18 A. Uh, I don't -- I don't know if it was original or  
19 not.

20 Q. Well, you had been speaking about the idea to other  
21 people before he came to you; isn't that right?

22 A. Well, other people had been speaking to me. We were  
23 getting calls about it quite frequently.

24 Q. Before June of 2018?

25 A. Yes.

1 Q. Now, Mr. Poujade has also stated in a declaration  
2 that he came up with the name Pharmastrip in August of 2018.  
3 But you were using the name Pharmastrip as early as July of  
4 2018, weren't you?

5 A. Uh, I don't exactly know when we started using that  
6 name.

7 Q. Didn't you sign an exclusive reseller agreement with  
8 a company called Oregon Thin Film Distribution as president of  
9 Pharmastrip on July 1st of 2018?

10 A. I don't -- I don't know.

11 Q. Would it surprise you to know that we've obtained an  
12 exclusive reseller agreement between you and Oregon Thin Film  
13 Distribution that was executed on July 1st of 2018 as president  
14 of Pharmastrip?

15 A. It would not.

16 Q. So you were using the name Pharmastrip before August  
17 of 2018?

18 A. I can't say that I was using the name Pharmastrip  
19 for -- at any time before -- anywhere around that time. I -- I  
20 don't know -- I can't even speak to that distribution agreement  
21 that you're speaking of.

22 Q. This was a distribution agreement that we also found  
23 another copy in the Redwood Scientific files at the immediate  
24 access of the Redwood business on October 12th.

25 So is it your testimony that you don't remember

1 using this name or -- or that you can't remember when it was  
2 that you first used the name? I'm just trying to understand --

3 A. It's my testimony that I don't remember when we  
4 started using the name, and I don't remember when exactly the  
5 name came to be.

6 Q. Did you purchase the domain Pharmastrip.com on  
7 June 25th of 2018?

8 A. I -- I don't believe I did. No.

9 Q. Did your wife purchase the domain Pharmastrip.com on  
10 June 25th?

11 A. No.

12 Q. So it's just a coincidence that your wife's credit  
13 card was charged by GoDaddy.com on the same day that that  
14 domain was registered by GoDaddy.com?

15 A. I have -- I can't -- I -- I have -- I don't know.

16 Q. Did you register the domain Pharmastrip.com?

17 A. I don't even know how to register a domain, so the  
18 answer is no.

19 Q. Did you purchase the domain Pharmastrip.com?

20 A. No.

21 Q. So you were fielding questions from business  
22 associates, potential investors in April or May of 2018. You  
23 began discussing cannabis film strips with Mr. Poujade in June.  
24 You registered Clover Cannastrip on July 31st. We have these  
25 records of conversations between you and Ms. Walker discussing

1 various needs for promoting the Clover Cannastrip business or  
2 at least getting materials compiled. You've testified that you  
3 took handwritten notes on flavors and product ideas that now  
4 appear on the DissolveResponsibly.com website. And you've also  
5 testified that you worked as a consultant for Pharmastrip  
6 beginning in December of 2018.

7 It seems like a significant amount of time to me  
8 that you've invested in this business. But it is your  
9 testimony today that in August of 2018, when Haywood Securities  
10 expressed some concern about your involvement in the business,  
11 that you just decided to walk away?

12 A. No. That's not my testimony. I didn't decide to  
13 walk away. I decided I would distance myself as a shareholder,  
14 and eventually I distanced myself even as a director. That's  
15 my testimony.

16 Q. So you continued to conduct business on behalf of  
17 Clover Cannastrip until when?

18 A. I continued to help the company as best I could, um,  
19 until I -- you know, just recently.

20 Q. Like how recently?

21 A. This last month.

22 Q. So you've been involved with Clover Cannastrip  
23 continuously since it was first formed in July of 2018 through  
24 just a few weeks ago?

25 A. I was with Pharmastrip. And, I mean, I would say I

1 stepped way back as a non-officer shareholder/director and  
2 helped the company as best I could to see it, you know, get on  
3 its feet and move forward to see what can become of it. But --  
4 that would be my testimony.

5 Q. Now, you also submitted a declaration to this Court  
6 when you were seeking the return of your passport attaching a  
7 letter signed by Richard Poujade who, according to the letter,  
8 is the president and CEO of Pharmastrip. And you told this  
9 Court that you had been offered a job by Pharmastrip, you  
10 needed your passport back so you could report to your job in  
11 Toronto. Is that right?

12 A. Yes.

13 Q. And at the time that this letter was purportedly  
14 written, there was no office for Pharmastrip in Toronto, was  
15 there?

16 A. There actually was a virtual office that would  
17 convert into a permanent office. All I had to do was show up,  
18 and it would automatically convert from a virtual status into  
19 an office suite status.

20 THE COURT: With that, we're going to take a short  
21 recess. Please return in ten minutes, and we'll start again at  
22 five to the hour.

23 (Break taken.)

24 THE COURT: We're back on the record. Let's  
25 continue.

1 THE COURTROOM DEPUTY: Please be seated.

2 THE COURT: So I just want to make sure that  
3 everyone understands, because of what's at issue here, I'm  
4 going to give both sides an opportunity to conduct full and  
5 complete examination of all of the witnesses.

6 Q. (BY MS. SANGER:) Mr. Cardiff, I'd like to just  
7 return to a topic of conversation before we took the break,  
8 just to make sure that the record is clear. In your  
9 submissions and response to these contempt proceedings, did you  
10 submit a declaration on behalf of Haywood Securities?

11 A. No. I don't believe I did.

12 Q. And so the only thing we know -- the only way that  
13 we know anything about your conversations with Haywood is from  
14 your own recollection; is that right?

15 A. I don't know.

16 Q. Or from the recollection of Mr. Poujade who has also  
17 made some characterizations about conversations with Haywood?

18 A. I believe so.

19 Q. Mr. Cardiff, you're familiar with a company called  
20 Alphatech Holdings; is that right?

21 A. Yes.

22 Q. And Alphatech Holdings had a bank account at  
23 U.S. Bank. This bank account was used to pay for your  
24 expenses; is that right?

25 A. Yes.

1 Q. Now, I'm just putting up on the screen here for ease  
2 of conversation an excerpt from the declaration of  
3 Connor Sands. This excerpt was part of the FTC's reply in  
4 support of the contempt motion. This is Table 3 from  
5 Mr. Sands' declaration. And it depicts information pulled from  
6 the Alphatech bank accounts listing Cardiff personal expenses  
7 paid by Alphatech between November of 2018 and May of 2019.

8 And Mr. Sands wrote in his declaration that these  
9 expenses were identified by Peter Picciano who's the signatory  
10 of the account and also identified by you in a submission you  
11 made to the FTC in response to our request for more explanation  
12 about who had been paying your car leases earlier this year.

13 So is it true that the Alphatech bank account paid  
14 for charges from your Barclays card?

15 A. Yes.

16 Q. And that the Alphatech bank account paid charges for  
17 your car leases?

18 A. Yes.

19 Q. And the car leases in question here, there's a lease  
20 for a Bentley; is that right?

21 A. Yes.

22 Q. And a lease for a Porsche?

23 A. Yes.

24 Q. And a lease for a Range Rover?

25 A. Yes.



1 Q. Did the Alphatech bank account pay for any other car  
2 leases?

3 A. No. Not that I know of.

4 Q. And did the Alphatech bank account also pay for your  
5 AMEX bills?

6 A. Yes.

7 Q. And the Alphatech bank account paid for monthly  
8 payments at Claremont Manor; is that right?

9 A. Yes.

10 Q. Claremont Manor is where your father lives?

11 A. That's right.

12 Q. Mr. Cardiff, as I scroll through this table, are  
13 there any expenses here that you don't recognize as expenses  
14 that were made on your behalf? Let's take the screen that's in  
15 front of you now which shows expenses from November 13th, 2018,  
16 through November 21st, 2018.

17 A. Yes.

18 Q. There are expenses here that you don't recognize?

19 A. No, no. I recognize them. I apologize. I  
20 recognize these expenses.

21 Q. So these are expenses for you personally or for your  
22 family expenses?

23 A. Yes.

24 Q. And did you review this table when you were  
25 reviewing the filings in advance of this hearing?

1           A.     I -- I've seen this table several times. I don't  
2 believe I reviewed it in advance of the hearing.

3           Q.     Did anything jump out at you from this table that  
4 seemed like an incorrect recording of expenses made on your  
5 behalf from the Alphatech account?

6           A.     No, not necessarily, other than they're constantly  
7 referencing a Lamborghini payment, which is not mine.

8           THE COURT: Before you continue --

9           THE WITNESS: Yes.

10          THE COURT: -- how were your bills paid from  
11 Alpha -- from the Alphatech account?

12          THE WITNESS: The Alphatech would pay the bills  
13 either online or by writing a check.

14          THE COURT: So you would send the bill to someone at  
15 Alphatech?

16          THE WITNESS: If it was a check, we would -- we  
17 would tell them what the bill was and get a check --

18          THE COURT: Let's put that -- the exhibit back up,  
19 please.

20          THE WITNESS: Yes.

21          THE COURT: And please only testify as to what you  
22 did, if you did anything.

23                 So there's a bill here for 1217 for a Porsche. Do  
24 you see it?

25          THE WITNESS: Yes, sir.

1 THE COURT: In the sum of \$1,566.71.

2 THE WITNESS: Yes, I see it.

3 THE COURT: How was that bill paid by Alphatech?

4 THE WITNESS: I did not pay that bill. My wife paid  
5 it.

6 THE COURT: How was that done? How was that  
7 accomplished? Was there a checkbook, a debit card? How was  
8 that done?

9 THE WITNESS: Either electronically online or over  
10 the phone.

11 THE COURT: So all of the bills that are reflected  
12 in this exhibit, did you pay any of them?

13 THE WITNESS: I believe I paid the Claremont Manor  
14 bill.

15 THE COURT: And then, again, that was done through  
16 what mechanism?

17 THE WITNESS: With a check.

18 THE COURT: And did your wife pay with a check?

19 THE WITNESS: She would pay either online or over  
20 the phone.

21 MS. SANGER: Your Honor, if I may put another  
22 demonstrative up on the screen here that dovetails with the  
23 Court's question. I do have a few questions about some of the  
24 checks that were written from the Alphatech account.

25 THE COURT: Yes.

1 Q. (BY MS. SANGER:) Mr. Cardiff, on the screen before  
2 you -- and we can enlarge it if you need me to -- is an excerpt  
3 from Docket No. 157-1. This begins -- this excerpt begins on  
4 page 118.

5 I'm going to rotate the image. Are you able to read  
6 the image on the screen in front of you?

7 A. Yes, ma'am. Yes.

8 Q. Okay. So "Paid to the Order of," and it says  
9 Francisco Castro, \$600. Is this your handwriting?

10 A. Yes, it is.

11 Q. And so you had possession of the Alphatech checkbook  
12 when you wrote this check?

13 A. No. Just this check.

14 Q. Just this single check?

15 A. Um, yes. I may have had one or two that needed to  
16 be paid, so I was given these checks and I told them what the  
17 amounts would be.

18 Q. You were given blank checks from the Alphatech  
19 account?

20 A. Well, just to fill in the amount. As long as the  
21 amount was correct, yes.

22 Q. Who gave you the blank checks?

23 A. I believe it was Peter Picciano.

24 Q. Peter Picciano handed these blank checks to you?

25 A. I believe so, but I don't fully recall but I'm

1 pretty sure it was.

2 Q. It wasn't Mr. Poujade who handed you the blank  
3 checks?

4 A. I don't believe it ever was, but it may have been  
5 but I don't think so. I think it was Peter Picciano.

6 THE COURT: You don't know one way or the other?

7 THE WITNESS: I would say -- I would say this, I  
8 don't remember Mr. Poujade ever handing me any blank checks. I  
9 do remember Peter Picciano handing me these checks when I  
10 needed to pay a bill.

11 Q. (BY MS. SANGER:) So Mr. Picciano would hand you a  
12 blank check -- Mr. Picciano has testified at deposition that he  
13 didn't know when these checks were going out what the amounts  
14 would be or what they would pay for. Does that comport with  
15 your recollection of how you came to obtain these checks?

16 A. I -- I would tell him what the amounts were and who  
17 they were for, yes.

18 Q. And how did you communicate that information to  
19 Mr. Picciano?

20 A. In person.

21 Q. So you would tell Mr. Picciano, "I need \$600 for  
22 Francisco Castro" and he would hand you a blank check?

23 A. I would tell him I needed \$600. I need to write a  
24 check for \$600 against my loan. And he would hand me a check.  
25 And then he would tell me to bring it back with who the payee

1 was.

2 Q. So he didn't write the check even though he was the  
3 one in the possession -- in possession of the checks when you  
4 told him the amount and the recipient, the intended recipient?

5 A. That's correct.

6 Q. He let you write that information on the check?

7 A. Yes.

8 Q. But it's your testimony that you never had  
9 possession of the Alphatech checkbook?

10 A. No. Never.

11 Q. So this process of going and meeting with  
12 Mr. Picciano in person, telling him how much money you needed  
13 for a particular expense, this was something you did. Is this  
14 something that your wife also did from time to time?

15 A. No.

16 THE COURT: Is that your signature on the check?

17 THE WITNESS: No, sir.

18 THE COURT: That's not?

19 THE WITNESS: No, sir.

20 Q. (BY MS. SANGER:) Is this Mr. Picciano's signature?

21 A. I do not know. I do not know.

22 Q. We have testimony from Mr. Picciano identifying this  
23 as his signature.

24 So he would hand you the blank check. Was his  
25 signature already on the check at the time that he gave it to

1 you?

2 A. Yes.

3 Q. So a blank, signed check was what you received from  
4 Mr. Picciano?

5 A. Yes.

6 Q. And Mr. Picciano has testified that he wouldn't know  
7 the amount or the recipient of the expense until the account  
8 statement came in at the end of the month. Does that sound  
9 like that was the process that you went through with him for  
10 making these expenses?

11 A. No.

12 Q. So Mr. Picciano testified incorrectly?

13 A. I -- I don't know what he recalls or testified to or  
14 how he reconciled everything at the end of the month. But I  
15 would let him know what the amounts were, um, and he would get  
16 me the checks.

17 Q. And then after he gave you the blank check with his  
18 signature on it, what was your interaction with Mr. Picciano  
19 regarding the expense after that point?

20 A. Uh, I'd turn back in the stub that was below the  
21 check.

22 Q. What information was on the stub?

23 A. The payee and amount.

24 Q. But that's not reflected on the image we're looking  
25 at here?

1 A. No, it's not.

2 Q. And was this information that you also wrote by  
3 hand?

4 A. Yes.

5 Q. On this second page, which is page 119 of the same  
6 Docket 157-1, is this also your handwriting?

7 A. It looks like my handwriting, with the exception of  
8 the memo section. That is not my handwriting.

9 Q. The "Paid to the Order of" section is your  
10 handwriting?

11 A. Yes.

12 Q. Let's take a look at the check that appears on the  
13 bottom of page 120. This is Check No. 3110. Do you recognize  
14 the handwriting on this check?

15 A. Yes, I do.

16 Q. Whose handwriting is it?

17 A. It looks like my handwriting and my wife's  
18 handwriting.

19 Q. So your wife also participated in writing these  
20 checks from the Alphatech account?

21 A. I wrote this check. I don't know -- the memo  
22 section looks like my wife's handwriting, as well as the date.  
23 But that's my handwriting writing the check.

24 Q. And so did she add her notations before or after you  
25 wrote your portion of the check?



1 A. I don't know.

2 Q. On page 121, is this your handwriting as well on the  
3 Alphatech Holdings check?

4 A. I'm on page 132 -- or my screen didn't change.

5 Q. Do you see two checks in front of you made out to  
6 John Ford?

7 A. Yes. I got it. Yes.

8 Q. Okay. And on the bottom check to John Ford, this is  
9 Check No. 3111. Is that your handwriting?

10 A. Yes, it is.

11 Q. Let's move to the next page, page 122. There are  
12 two checks here made out to Claremont Manor. Do you see those  
13 checks?

14 A. Yes.

15 Q. Do you recognize the handwriting?

16 A. Uh, looks -- looks like my wife's handwriting.

17 Q. Did your wife typically write out checks to  
18 Claremont Manor?

19 A. Yes, she did.

20 Q. Do you have any reason to believe this is not your  
21 wife's handwriting?

22 A. No, I do not.

23 Q. This is page 123, also of Docket 157-1. Two checks  
24 again to Claremont Manor.

25 Do you recognize the handwriting in the top check,

1 Check No. 3108 from the Alphatech Holdings account?

2 A. It looks like a combination of my handwriting and  
3 someone else's handwriting.

4 Q. Which parts do you think look like your handwriting?

5 A. "Claremont Manor."

6 Q. Who else's handwriting appears on this check?

7 A. I -- I don't know. I don't recognize the memo  
8 section.

9 Q. You don't recognize the handwriting in the memo  
10 section?

11 A. No, I don't.

12 Q. Moving to page 124, looking at the memo section of  
13 the Alphatech Holdings account, Check 3068, looking at the memo  
14 section which has been highlighted here, do you recognize that  
15 as your wife's handwriting?

16 A. Looks similar, yes.

17 Q. So it's not your handwriting, is it?

18 A. No. It does not look like my handwriting.

19 Q. Would anyone besides you or your wife be writing  
20 checks from the Alphatech Holdings account to Claremont Manor?

21 A. No, there would not.

22 Q. So isn't it true that your wife was also given blank  
23 checks for the Alphatech Holdings account?

24 A. Yeah. It's possible I may have given her one, yes,  
25 to make a payment, yes. Definitely.

1 Q. So your testimony is that your wife obtained these  
2 blank checks from you?

3 A. Yes.

4 Q. That she filled them out?

5 A. It's -- yes, it's very possible. Yes.

6 Q. Mr. Cardiff, in the declaration that you submitted  
7 to this Court, you wrote, "But for the generosity of a good  
8 friend who has been willing to loan us some funds, we would be  
9 all but destitute. Thus far, I have borrowed funds from a  
10 friend to pay for living expenses and some small portion of  
11 attorneys' fees and costs. But I cannot continue to expect to  
12 rely on the charity of a close family friend to survive."

13 Do you remember writing that?

14 A. Yes, I do.

15 Q. And earlier we reviewed a chart that showed some of  
16 the expenses that were paid on your behalf by the Alphatech  
17 Holdings account. I'll represent to you that that chart  
18 doesn't contain any payments to your attorney at the time,  
19 Mr. Jim White, but you did testify that this loan from a friend  
20 went to pay some small portion of attorneys' fees.

21 So how were your attorneys' fees paid?

22 A. I'm sorry. I'm -- I'm -- I don't understand. The  
23 question again?

24 Q. So I'll represent to you that there's no record in  
25 the Alphatech Holdings bank account records of payment to your

1 attorney. So I'm asking you: What was the source of payment  
2 to your attorney?

3 A. So the Alphatech payments are against the loan that  
4 was given to me from Alphatech. So the payments for counsel, I  
5 believe, have come from Mr. Poujade personally.

6 Q. So your attorney Jim White was paid personally by  
7 Mr. Poujade?

8 A. I can't speak to the source of funds. I don't know.

9 Q. So you hired an attorney, but you don't know the  
10 source of funds you used to pay him?

11 A. I -- I didn't have any funds to pay him.

12 Q. So who took care of paying your attorney?

13 A. Mr. Poujade helped with paying my attorney.

14 Q. So you went to Mr. Poujade and you said, "Here's the  
15 name of my attorney, I need you to pay him." And you have no  
16 idea from what source the payment was made?

17 A. That -- I went to Mr. Poujade and said I need to get  
18 counsel here. I need some help on getting counsel. And from  
19 that point forward, he helped with paying the attorneys' fees.  
20 I don't know the source.

21 Q. Have you taken any steps, since turning over your  
22 passports to the receiver in November of 2018, to replace your  
23 U.S. passport?

24 A. No, I have not.

25 Q. Have you taken any steps, since turning over your

1 passports to the receiver in November 2018, to replace your  
2 Irish passport?

3 A. I have not taken those steps.

4 Q. So you've done nothing to try to replace it?

5 A. I -- I have not done anything, no.

6 Q. Did you report your Irish passport lost or stolen to  
7 the Irish consulate?

8 A. The Irish Consulate reported it stolen.

9 Q. They did?

10 A. Yes.

11 Q. The Irish Consulate reported that your passport --

12 A. I'm sorry. Lost. Excuse me. Lost. Not stolen. I  
13 apologize.

14 Q. The Irish Consulate reported to whom that your  
15 passport had been lost?

16 A. I don't know.

17 Q. How do you know that the Irish Consulate did this?

18 A. They contacted me early on after the November  
19 hearing.

20 Q. The Irish Consulate reached out to you after the  
21 hearing in November --

22 A. Yes.

23 Q. -- to inform you that your Irish passport had been  
24 lost?

25 A. No. To ask me if I knew its location. And I said I

1 do not, it's with the receiver.

2 Q. So the Irish Consulate, unprompted by you, reached  
3 out to you at some point last year after the November hearing  
4 to ask you if you knew where your passport was?

5 A. No. They reached out to me to ask if I needed  
6 support from the Irish Consulate, to which I said no.

7 Q. The Irish Consulate contacted you in November of  
8 2018?

9 A. I think it was November -- no, December -- December  
10 or January. Maybe it was -- it was December -- right around  
11 December, January.

12 Q. Unprompted by you is your testimony?

13 A. Yes.

14 Q. The Irish Consulate reached out to you. They said,  
15 "Do you need assistance? Do you know where your passport is?"

16 A. They said, "We have legal assistance available in  
17 some situations if you need help." And I went through the  
18 situation with them, and they said, "We" -- "We don't have any  
19 assistance available for your situation."

20 Q. Prior to November of 2018, had the Irish Consulate  
21 ever reached out to you in the past asking if you needed help  
22 resolving any legal issues?

23 A. No. But they had reached out many times in the  
24 past.

25 Q. So the Irish Consulate just calls you on a regular

1 basis?

2 A. No, because our daughter also has Irish citizenship.  
3 So I've got a very familiar relationship with them.

4 Q. So they reached out to you to see if you needed help  
5 with your daughter's passport?

6 A. No. Oh, yes, they have. Yes, they have.

7 Q. Proactively?

8 A. Yes. No, no, no. Not proactively, no.

9 Q. But just so I understand, you did not contact the  
10 Irish Consulate after the preliminary injunction hearing here  
11 in November?

12 A. They contacted me, I contacted them, they contacted  
13 me.

14 Q. Who made the first contact?

15 A. I believe they did.

16 Q. So they reached out to you --

17 A. Yes.

18 Q. -- after you appeared in this court in November?

19 A. Yes.

20 Q. Wanting to know if you needed any assistance?

21 A. Legal aid.

22 Q. Legal aid.

23 So other than these conversations that were  
24 instigated by the Irish Consulate, have you taken any other  
25 steps to replace your Irish passport since you turned it over

1 to the receiver?

2 A. They sent me a replacement passport.

3 Q. So you have an Irish passport in your possession  
4 currently?

5 A. I do. And I made counsel aware of it. And counsel  
6 told me, "Just park it, don't use it, you're not allowed to  
7 travel."

8 I said, "I understand."

9 Q. When did this conversation take place?

10 A. Um, as soon as we -- I had counsel, which was  
11 Mr. White.

12 Q. So your testimony today is that you informed your  
13 lawyer, Mr. White, that you were in possession of a currently  
14 valid Irish passport and he told you just to hang on to it?

15 A. Yes. He said, "You have an order from the Court not  
16 to travel or" -- "and you should just park that. Just don't  
17 touch it. Don't use it. You're not allowed to use it."

18 I said, "I understand. I just want you to know that  
19 they" -- "they sent me one."

20 MS. SANGER: Your Honor, if I --

21 THE WITNESS: I have never used it.

22 MS. SANGER: Your Honor, if I can just request one  
23 minute to confer with co-counsel.

24 THE COURT: Yes.

25 (Pause in the proceedings.)



1 MS. SANGER: Your Honor, I'll just make one  
2 clarification for the record. In case it's not clear, the  
3 Table -- Table No. 3 of the Sands declaration that we were  
4 earlier referring to listing Cardiff expenses paid out of the  
5 Alphatech account is -- can be found at Docket 157-1, page 11  
6 of 141 pages.

7 And other than that, I just have one more line of  
8 questioning for Mr. Cardiff.

9 THE WITNESS: Can I correct my statement on  
10 something important?

11 Q. (BY MS. SANGER:) Sure.

12 A. I did have -- we did actually have lots of  
13 interaction with them with our daughter's passport about four  
14 months ago because it's expired. So we did have a lot of  
15 interaction with the Irish Consulate regarding the renewal of  
16 our daughter's passport.

17 Q. So about four months ago, you renewed your  
18 daughter's Irish passport?

19 A. No. It didn't get renewed.

20 Q. You didn't renew your daughter's --

21 A. We tried to get it renewed, and we had to send a  
22 bunch of documents over there because she's a minor. And they  
23 are -- they were not able to complete the renewal process.

24 Q. And at the time that you were engaging in this  
25 attempt to renew your daughter's passport, did you also submit

1 any documentation regarding your own passport?

2 A. I don't believe I did.

3 THE COURT: Wait. You don't remember one way or the  
4 other, or you're saying you did not?

5 THE WITNESS: I'm sorry. I -- I don't remember one  
6 way -- I don't think I did, no.

7 THE COURT: You don't know?

8 THE WITNESS: I don't know. I don't know.

9 Q. (BY MS. SANGER:) But at the end of the day, you did  
10 end up with a new Irish passport?

11 A. Yes.

12 Q. And you haven't turned that over to the receiver?

13 A. I have not.

14 THE COURT: That's a forthwith order today.

15 MR. THURMAN: Thank you, Your Honor.

16 MR. FLETCHER: Thank you, Your Honor.

17 THE COURT: Who has custody of that passport?  
18 Mr. White?

19 MR. WHITE: I do not, Your Honor.

20 THE COURT: Who has custody of the passport?

21 MR. WHITE: I do not, sir. I do not know.

22 THE COURT: Who has custody of the passport?

23 THE WITNESS: We have custody of it.

24 THE COURT: Who's "we," sir?

25 THE WITNESS: My wife and I.

1 THE COURT: Where is it?

2 THE WITNESS: It's in our home, in our -- in a desk  
3 drawer.

4 THE COURT: You may continue.

5 Q. (BY MS. SANGER:) So since the TRO was entered, you  
6 haven't taken any steps to turn over the Clover Cannastrip  
7 funds in the TD Bank account to the receiver; is that right?

8 A. That is correct.

9 Q. And you haven't taken any other steps to repatriate  
10 any other money held in foreign bank accounts for which you're  
11 a signatory?

12 A. No. That -- that is incorrect. I -- I've taken a  
13 lot of steps to repatriate \$1350 in Australia. However, once  
14 again, I haven't used that account in so long, they want me to  
15 go to Australia to close the account or transfer the money  
16 because I can't do it from here.

17 Q. And other than this account in Australia, have you  
18 taken any other steps to repatriate any funds in accounts for  
19 which you're a signatory?

20 A. I -- I -- I believe I -- we have worked to make sure  
21 everything's repatriated, yes.

22 Q. Can you explain some of the steps that you have  
23 taken towards that work that you just described?

24 A. Um, we made a large -- you know, making a list of  
25 bank accounts that I was a signatory on or have access to,

1 making sure that they're either in the hands of the receiver,  
2 they're either closed, they have no money in them, or there's  
3 no access to any money to make sure that it's all with the  
4 receivership.

5 Q. Have you taken any steps to repatriate funds in the  
6 People United For Christians account at TD Bank in Canada?

7 A. Yes, I have.

8 Q. And have you repatriated those funds and turned them  
9 over to the receiver?

10 A. Those funds require that I go, once again, to Canada  
11 to wire those money -- there's no way to wire unless you go  
12 in-branch in Canada.

13 Q. So there's money in a People United For Christians  
14 account at TD Canada for which you're a signatory?

15 A. Yes. I believe there's \$2800 or \$3200 in that  
16 account.

17 Q. And you haven't successfully turned it over to the  
18 receiver?

19 A. No, I have not.

20 Q. Other than the bank accounts that you reported on  
21 the financial disclosures that were submitted to the FTC  
22 yesterday, are there any other foreign bank accounts for which  
23 you are a signatory?

24 A. No, not that -- not that I know of.

25 Q. And have you taken any steps to repatriate funds

1 from accounts in the name of Pharmastrip, which is a subsidiary  
2 of Clover Cannastrip?

3 A. I don't have the ability to do that.

4 Q. So you've taken no steps?

5 A. I've -- I don't -- I have not taken any steps  
6 because I don't have the ability to do so.

7 MS. SANGER: All right. Your Honor, that concludes  
8 my questioning for now. I just request that if a new issue  
9 comes up for which the FTC feels a strong need to respond, that  
10 we reserve our rights to do a short redirect with Mr. Cardiff  
11 later.

12 THE COURT: Yes.

13 Mr. -- who's going to the conduct examination?  
14 Mr. Thurman?

15 MR. THURMAN: Yes, Mr. Thurman. Thank you,  
16 Your Honor.

17 THE COURT: And I'd like you to clarify -- clear up  
18 the issue regarding the passport. There was a clear order back  
19 on November 12th, 2018, that Mr. Cardiff was to turn over all  
20 foreign and domestic passports.

21 MR. THURMAN: Yes. We'll make sure that gets done  
22 tomorrow morning, if we're returning here. And if we aren't  
23 returning here, we'll make sure it's delivered to --

24 THE COURT: You'll be returning here.

25 MR. THURMAN: Thank you. And we'll make sure that

1 happens.

2 THE COURT: I'd like you to clarify why it wasn't  
3 turned over prior to today. That needs to be clarified with  
4 your witness.

5 MR. THURMAN: And I -- I believe the witness  
6 addressed it.

7 THE COURT: I think it needs more clarification.

8 MR. THURMAN: Okay.

9 **REDIRECT EXAMINATION**

10 BY MR. THURMAN:

11 Q. Mr. Cardiff, so if you can explain the circumstances  
12 under which, um, you made the decision to retain the passport  
13 rather than provide it to the receiver. And this is the  
14 replacement passport that Ireland apparently sent to you.

15 A. Yes. So I would not travel, of course, without the  
16 Court's permission. We had turned over Irish and U.S.  
17 passports. And -- and months later, they sent another Irish  
18 passport to which I knew I can't use. So we parked it in a  
19 drawer.

20 Hence, the -- our request for our return for  
21 passports just last month, um, knowing that it's -- you know,  
22 it's useless. It can't be used without the Court's permission  
23 and Your Honor's permission.

24 THE COURT: Sir, what part of the order did you not  
25 understand? The order required you to surrender all domestic

1 and foreign passports to the receiver on or before  
2 November 12th, 2018.

3 THE WITNESS: We -- we did that, Your Honor.

4 THE COURT: You currently have a passport in your  
5 possession.

6 THE WITNESS: They sent me another one.

7 THE COURT: I understand that. What part of  
8 "surrender" do you not understand?

9 THE WITNESS: I -- I apologize. It's my -- my  
10 error.

11 THE COURT: When did you receive the passport?

12 THE WITNESS: I believe it was March, around March.

13 THE COURT: Of --

14 THE WITNESS: Of 2019.

15 THE COURT: And you've had the passport in your  
16 possession since March of 2019?

17 THE WITNESS: Yes, Your Honor.

18 THE COURT: Did you ever inform the receiver?

19 THE WITNESS: I do not believe we informed the  
20 receiver of this, Your Honor.

21 THE COURT: And you've kept it since then?

22 THE WITNESS: Yes, Your Honor.

23 THE COURT: And the first time you disclosed it was  
24 today?

25 THE WITNESS: Yes, Your Honor.

1 THE COURT: And you did this based on the advice of  
2 counsel, Mr. White?

3 THE WITNESS: I -- yes. I -- they -- the  
4 conversation was that it was a travel order and that I cannot  
5 travel, you cannot use it, you shouldn't --

6 THE COURT: You did not return it to -- or surrender  
7 it to the receiver based on advice of counsel. That's your  
8 testimony?

9 THE WITNESS: No, no, no. No, it was --

10 THE COURT: Explain your testimony, sir.

11 THE WITNESS: My testimony is you cannot use it, you  
12 should -- you cannot use it. You've turned over your  
13 passports. There is an order that if you need your passports  
14 or you need to travel, we have to ask the Court.

15 THE COURT: You didn't understand the word  
16 "surrender"?

17 THE WITNESS: I did understand it, Your Honor.

18 THE COURT: And why didn't you turn it over?

19 THE WITNESS: We turned -- I -- my error. My error.

20 THE COURT: Enough -- enough is enough.

21 Continue.

22 MR. THURMAN: Thank you, Your Honor.

23 Q. (BY MR. THURMAN:) At the conclusion of counsel's  
24 examination, she asked you about your ability to repatriate the  
25 Pharmastrip's funds. Why do you not have the ability to



1 repatriate the Pharmastrip's funds?

2 A. I -- I'm not -- I'm not -- I'm not in control of  
3 those funds or I can't direct those funds.

4 Q. Are you an officer, director, or shareholder of  
5 Pharmastrip?

6 A. No.

7 Q. Are you a signatory on any Pharmastrip account?

8 A. No. I never have been a signatory on a Pharmastrip  
9 account.

10 Q. Same question with respect to Alphatech. Do you  
11 have any ability to restore to the receivership any funds that  
12 are in the Alphatech accounts?

13 A. No, I -- no, I do not.

14 Q. Are you a shareholder, officer, or director of  
15 Alphatech?

16 A. No, I'm not.

17 Q. Have you ever been one?

18 A. No.

19 Q. Have you ever been a signatory on any Alphatech  
20 account?

21 A. No. No, I have not. Never.

22 Q. And finally, with respect to Clover Cannastrip,  
23 which I understand is now known as TPI, do you have any ability  
24 to repatriate any TPI funds?

25 A. No, I do not.

1 Q. You are a signatory or you were a signatory -- as  
2 you understand it, I think the way you testified, you are a  
3 signatory on the TPI account. Do you know the status of that  
4 account?

5 A. I -- I do not.

6 Q. Is that account frozen, to the best of your  
7 knowledge?

8 A. I -- I believe that account is -- is -- I think it's  
9 frozen, yes.

10 MR. THURMAN: Your Honor, we've been inquiring of  
11 the receiver to get the status on various accounts, including  
12 the TPI, TD Canada account. And I'm hoping that for the  
13 purposes of this hearing, we could just get that issue squared  
14 away.

15 Is the TPI Canada TD account currently frozen by the  
16 receiver?

17 THE COURT: Please continue with the questioning of  
18 the witness.

19 MR. THURMAN: Thank you.

20 Q. (BY MR. THURMAN:) After you transferred the --  
21 well, you described a process by which you could issue funds on  
22 the TPI account after you became a signatory; is that correct?

23 A. Yes.

24 Q. And can you describe that process? How could you  
25 transfer funds from the TPI account?

1           A.     Um, you could -- online, through their online  
2 banking portal.

3           Q.     And could you simply log in, or did you need any  
4 special device?

5           A.     They -- they require a security token with a  
6 security code on the token that -- that has to be used to -- to  
7 make that transfer.

8           Q.     During what period of time did you have that token  
9 in your possession?

10          A.     Uh, I had -- I had it -- I don't remember exactly  
11 when they mailed it to me. But I relinquished the token around  
12 October 9th and gave that -- gave the token and banking  
13 credentials to Mr. Poujade.

14          Q.     Is that October 9th, 2018?

15          A.     Yeah. Yes.

16          Q.     Had you ever had the token in your possession since  
17 that time?

18          A.     No.

19          Q.     Was there any other way to withdraw funds from the  
20 TPI account?

21          A.     Yes.

22          Q.     And how?

23          A.     In person.

24          Q.     And have you been to Canada to any TD Bank branch  
25 since September 2018?

1 A. No, I have not.

2 Q. Have you traveled abroad from the United States to  
3 any country since September of 2018?

4 A. No, I have not.

5 Q. Did you invest any funds in TPI or Clover  
6 Cannastrip?

7 A. No, I did not.

8 Q. Were any funds that came from any of the Cardiff  
9 entities that are the subject of this lawsuit, the Redwood, the  
10 various entities that are corporate defendants in this lawsuit,  
11 did any funds from any of those entities go to the Clover  
12 Cannastrip account?

13 A. No, they did not.

14 Q. Did your wife deposit any money to any Clover  
15 Cannastrip accounts?

16 A. No, she did not.

17 Q. Um, were any payments that were ever received from  
18 any consumers that are the subject of the allegations of this  
19 lawsuit, did any of those payments ever go into the Clover  
20 Cannastrip account?

21 A. No, they did not.

22 Q. To the best of your knowledge, what was the subject  
23 of the -- or -- I'm sorry. What was the source of the funds  
24 that funded the Clover Cannastrip accounts, the account that  
25 you were a signatory on?

1           A.     Uh, it was investors, investment -- investors  
2     from -- from Canada mainly, Canadian investors.

3           Q.     These were investors that were -- that were drawn by  
4     the efforts of Haywood Investments' advisors, the Haywood  
5     investment bankers?

6           A.     Yeah. Yes, they were.

7           Q.     So Clover Cannastrip, TPI was capital -- capitalized  
8     entirely with investor funds; is that correct?

9           A.     Yes, to the best of my knowledge.

10          Q.     Okay. At the time the temporary restraining order  
11     was issued in this case or -- on October 10, were you an owner  
12     or shareholder of Clover Cannastrip?

13          A.     No, I was not.

14          Q.     When did you tender your shares back to Clover  
15     Cannastrip?

16          A.     I believe it was in August, late -- late  
17     August/early September.

18          Q.     Okay. And that's -- that's the subject of  
19     documentation and testimony from Mr. Poujade; is that correct?

20          A.     I -- I believe so.

21          Q.     As well as from Mr. Sui; is that correct?

22          A.     Yes.

23          Q.     And when did you resign as a director of Clover  
24     Cannastrip?

25          A.     I -- I believe it was October 8th, may have been

1 October 9th. October 8th, I believe, was the date of my  
2 resignation.

3 Q. And did your wife resign on that same day as a  
4 director of Clover Cannastrip?

5 A. Yes, I believe it was the same day.

6 Q. Okay. And you attached a copy of a resignation  
7 letter to your declaration; is that correct?

8 A. Yes.

9 Q. Did Eunjung Cardiff, your wife, have any involvement  
10 with any Clover Cannastrip transactions?

11 A. As -- no, she did not. As in wires or payments?  
12 No, she did not.

13 Q. She did not cause any payments to be made or any  
14 wires to be made from the Clover Cannastrip account at any  
15 time?

16 A. No, she did not.

17 MR. THURMAN: That's all I have, Your Honor.

18 THE COURT: Additional questions?

19 MR. THURMAN: Absolutely.

20 THE COURT: Do you have additional questions?

21 MR. THURMAN: No, no.

22 THE COURT: Thank you.

23 Government?

24 MS. SANGER: No additional questions at this time,  
25 Your Honor.

1 THE COURT: Thank you.

2 THE WITNESS: Thank you, Your Honor.

3 MR. FLETCHER: Your Honor, the receiver would have a  
4 few questions.

5 THE COURT: Questions? Yeah, go ahead.

6 **CROSS-EXAMINATION**

7 BY MR. FLETCHER:

8 Q. Good afternoon, Mr. Cardiff.

9 MR. FLETCHER: May I inquire, Your Honor?

10 THE COURT: Please.

11 Q. (BY MR. FLETCHER:) I'm Mike Fletcher, the  
12 receiver's counsel, Mr. Cardiff.

13 If I understood your testimony, you've told the  
14 Court that in or about March of this year, 2019, you received a  
15 replacement Irish passport; is that correct?

16 A. I -- I believe that's when it was. I believe so.

17 Q. And if I understood your testimony correctly, you  
18 didn't ask the Irish to replace your passport; is that correct?

19 A. I didn't -- yes, that's correct. Yes.

20 Q. Okay. You have a credit card from HSBC U.K., do you  
21 not?

22 A. Yes.

23 MR. FLETCHER: Your Honor, I have receiver's  
24 impeachment Exhibit No. 1. I have hard copies. I don't have  
25 an electronic form.

1 THE COURT: Share it with counsel first.

2 MR. FLETCHER: Yes, Your Honor.

3 THE COURT: And let's get it identified for the  
4 record.

5 THE COURTROOM DEPUTY: Your Honor, can I give it to  
6 him?

7 THE COURT: Yes.

8 We need this marked as -- identified.

9 THE COURTROOM DEPUTY: Exhibit 1.

10 THE COURT: Receiver's Exhibit No. 1.

11 MR. FLETCHER: Receiver's Exhibit No. 1, Your Honor.

12 (Receiver's Exhibit 1 for identification.)

13 THE COURT: Thank you.

14 Q. (BY MR. FLETCHER:) Mr. Cardiff, take a minute or so  
15 and take a look at what's now been marked for identification as  
16 Receiver's Exhibit No. 1. It's a statement from HSBC U.K. The  
17 address line, Mr. Jason Edward Thomas Cardiff, 700 West 25th  
18 Street, Upland, California. Do you see the address?

19 A. Yes.

20 Q. I have redacted, pursuant to Court order, the  
21 account number, but it ends in 5402. Do you see that?

22 A. Yes.

23 Q. Does this appear to you to be a statement on your  
24 HSBC U.K. credit card?

25 A. Yes.



1 Q. And on the first page of Receiver's 1, there is a  
2 date of 12 April 2019. Do you see that?

3 A. Yes.

4 Q. Which typically is the closing date. Do you see  
5 that?

6 A. Yes.

7 Q. Will you look at page 2 of Receiver's 1?  
8 Specifically, there is an entry received by us, meaning HSBC  
9 U.K., 15 March '19. Transaction date 14 March '19. Do you see  
10 that entry?

11 A. Yes.

12 Q. Would you read the entry into the record, please?

13 A. "Passport online Dublin, Ireland. 105 Euro at an  
14 exchange rate of 11680, 8989, Mastercard exchange rate."

15 Q. There is another entry two entries below that,  
16 28 March '19 with a transaction date of 27 March '19. Do you  
17 see that?

18 A. I'm -- yes, I see that as well.

19 Q. Will you read that entry into the record, please?

20 A. "Passport online, Dublin, Ireland. 4275, 50 Euro,  
21 Mastercard exchange rate."

22 Q. Isn't it true that your Irish passport didn't just  
23 fall out of the sky like manna from heaven, you applied for it?

24 A. I did not necessarily apply for it. I don't know if  
25 this is mine or my daughter's either.

1 Q. Well, there's two entries.

2 A. I -- I don't know what these entries reference.

3 Q. But it's your testimony that the Irish just randomly  
4 sent you a passport out of the blue with no prompting by you.

5 A. I did not prompt them, correct.

6 Q. You just pay the Irish passport office randomly?

7 A. No. No. It was over the phone.

8 MR. FLETCHER: I have no further questions,  
9 Your Honor.

10 THE COURT: Mr. Thurman, do you have any questions?

11 MR. THURMAN: No, Your Honor, thank you.

12 THE COURT: Thank you.

13 THE WITNESS: Thank you, Your Honor.

14 THE COURT: Exhibit 1, any objection to the receipt  
15 of Exhibit -- Receiver's Exhibit 1?

16 MR. FLETCHER: My apologies, Your Honor. I move  
17 Receiver's Exhibit 1 into evidence.

18 MR. THURMAN: No objection, Your Honor.

19 THE COURT: Received.

20 (Receiver's Exhibit 1 received into evidence.)

21 THE COURT: Any additional witnesses? Do you wish  
22 to question Mrs. Cardiff?

23 MS. SANGER: Your Honor, we'd like a chance to  
24 question Mrs. Cardiff as well as Mr. Poujade but would propose  
25 to the Court perhaps to continue with Mr. Poujade next.

1 THE COURT: Okay. The declaration of Mr. Poujade  
2 has been received. So will Mr. Poujade come to the witness  
3 stand, please.

4 Mr. Poujade, please --

5 MR. COLAIZZI: Your Honor, will we be able to finish  
6 Mr. Poujade today, sir?

7 THE COURT: Hopefully, yes.

8 MR. COLAIZZI: Thank you.

9 THE COURTROOM DEPUTY: Stand here for me, please.  
10 Raise your right hand.

11 Do you solemnly swear that the testimony you shall  
12 give in the cause now before this Court shall be the truth, the  
13 whole truth, and nothing but the truth, so help you God?

14 THE WITNESS: I will.

15 THE COURTROOM DEPUTY: Please be seated.

16 Please state and spell your full name for the  
17 record.

18 THE WITNESS: Yes. My name is Jacques Poujade.  
19 Jacques Bertrand Poujade, excuse me. And it's J-a-c-q-u-e-s,  
20 B-e-r-t-r-a-n-d, and the surname is P-o-u-j-a-d-e.

21 THE COURTROOM DEPUTY: Thank you.

22 MR. PRUNTY: Your Honor, may I inquire?

23 THE COURT: Yes, please.

24 ///

25 ///

1  
2 JACQUES BERTRAND POUJADE,

3 A WITNESS HEREIN, WAS SWORN AND TESTIFIED AS FOLLOWS:

4 **CROSS-EXAMINATION**

5 BY MR. PRUNTY:

6 Q. Mr. Poujade, good afternoon. My name is Jim Prunty.  
7 I'm with the Federal Trade Commission. I'd like to ask you a  
8 few questions.

9 A. Yes.

10 Q. You've testified a couple of times in this case  
11 through declaration that you -- you graduated with a master's  
12 degree from McGill University; is that right?

13 A. I did, sir.

14 Q. In public accountancy?

15 A. I did.

16 Q. Okay. And you are -- or were a licensed chartered  
17 accountant?

18 A. That's correct.

19 Q. Are you still?

20 A. No, I didn't continue my license.

21 Q. And you worked for a time as an analyst and  
22 assistant to the president at Bank of Boston, Canada; is that  
23 right?

24 A. Yes. His name is Jim Shoniker.

25 Q. Okay. You've worked for First Allegiance Financial

1 Group as a CEO and a chief financial officer?

2 A. Well, a lot happened between Bank of Boston Canada  
3 and First Allegiance. But I can confirm I was CEO of First  
4 Allegiance Financial Corp.

5 Q. Okay. Have you worked in and around the banking  
6 industry for 30 years?

7 A. I have.

8 Q. Okay. And you've known and worked with  
9 Jason Cardiff for over 20 years; is that right?

10 A. Not continuously, no. That's incorrect.

11 Q. Okay. Have you known him for 20 years?

12 A. He -- yes, he started -- he worked for me in 1998,  
13 originally. But I was only there -- I left the bank in  
14 December '99. And that's when our relationship ended.

15 Q. Okay. And you've stated previously in a declaration  
16 that you consider him a very good friend?

17 A. He is a good friend.

18 Q. That's still the case?

19 A. Yes. That's still the case.

20 Q. Okay. And you served for a time as chief financial  
21 officer and on the board of directors for Redwood Scientific  
22 Technologies?

23 A. For a short time in 2015, he asked me -- it may have  
24 been 2014 -- he asked me to help him -- he had been approached  
25 by investment bankers and he wanted to bring Redwood public.

1 So I worked for a short period of time on that project.

2 Q. So you served as a chief financial officer and as a  
3 director on the board of directors for Redwood Scientific  
4 Technologies?

5 A. Just during that time.

6 And the statement as to me being CFO in 2018 is  
7 incorrect. That's -- that's unsupported by facts. That was --  
8 I was never -- I never held that position.

9 Q. And you did work with Jason Cardiff at Redwood  
10 Scientific Technologies, didn't you?

11 A. No. I was -- I was a consultant.

12 So I had a -- I was a managing partner of my  
13 mortgage banking entity during that whole time. And I acted as  
14 a consultant to him to help him get his books and records and  
15 systems in place for this planned IPO. And that was only -- it  
16 was -- it was 2014, and we had a disagreement. And he had  
17 stopped paying me. So I stopped working for him.

18 Q. Okay. And is it your testimony today that you don't  
19 have any kind of specialization in the marketing of sublingual  
20 thin film strips. Would that be a fair statement?

21 A. Do I have a specialization?

22 Q. Do you market thin film strips? Is that what you do  
23 for a living?

24 A. No. I manufacture them.

25 Q. Did you do that with Redwood Scientific

1 Technologies?

2 A. Manufacture them? No.

3 Q. Did you market them?

4 A. I didn't personally, no.

5 Q. Did you -- did you have any special information or  
6 knowledge concerning the creation or marketing in 2016, 2015,  
7 2014 of thin film strips?

8 A. Not the marketing, no.

9 Q. And your specialization is numbers, isn't it?

10 A. It's corporate structure, organization, financial  
11 budgets, auditing, but not marketing.

12 Q. Okay. And isn't it true that the Secretary of  
13 State's office in California still lists you as the chief  
14 financial officer and a director with the board of directors  
15 for Redwood Scientific Technologies?

16 A. So Michael Kinney brought that to my attention  
17 recently, but I had no participation in that filing. And that  
18 is an un- -- unsubstantiated claim.

19 Q. So it is not true that on the California Secretary  
20 of State chart -- excuse me -- website, you do not appear as  
21 chief financial officer? Is that your testimony?

22 A. My testimony is that just came to my knowledge.

23 Q. So it is true?

24 A. I have no -- no, it's not true. If you're saying  
25 whether or not I'm CFO, no, that's not true.

1 Q. Did you ever do anything to try and remove your  
2 name?

3 A. My attorney Michael Kinney just brought it to my  
4 attention when the exhibit was filed.

5 Q. And you didn't have a conversation with Mr. Cardiff  
6 about removing your name?

7 A. Yeah. It went something like this, like, "Are you  
8 kidding me?"

9 Q. You previously testified in your declarations that  
10 you participated in a Redwood contract in the year 2018 and  
11 that you came onto the board briefly so as to approve the  
12 Canadian contract. Do you recall that?

13 A. There was no Canadian contract.

14 Q. So it wasn't your testimony earlier?

15 A. No. That's a mischaracterization. I was -- there  
16 was no contract. I was asked if I could help Jason in his  
17 efforts with raising funds in Canada. And I traveled to Canada  
18 with him in July. There was no contract.

19 Q. So you testified in your declaration you briefly  
20 came back onto the Redwood board in 2018, and then you  
21 immediately resigned. Do you recall that testimony?

22 A. So Haywood wanted to structure the transaction in a  
23 specific manner. Jason asked me to present that to the Board.  
24 And that's what's in evidence.

25 Q. So are we talking about Redwood Scientific



1 Technologies? Because that's what I'm talking about.

2 A. Yes.

3 Q. Okay. So you're talking about Haywood Securities  
4 raising money for Redwood?

5 A. No. Raising money for a venture in Canada related  
6 to putting THC on strips. And Haywood wanted to engineer the  
7 transaction in a certain manner. But once they did their due  
8 diligence and the matter of the FTC came into question --

9 Q. Mr. Poujade, I'm still asking you about Redwood  
10 Scientific Technologies. What are you talking about?

11 A. I'm trying to answer your question.

12 Q. You're talking about Redwood Scientific Technologies  
13 in 2018 in the summer. Now I'm talking about your declaration  
14 testimony in this case.

15 A. Yes.

16 Q. Okay. And you stated that you came briefly onto the  
17 board and then resigned again. You don't remember that  
18 statement. Is that it?

19 A. Yes, I did resign.

20 Q. Okay. So you've also stated that you are the only  
21 officer or manager for Clover Cannastrip from its inception; is  
22 that correct?

23 A. That would be a miscategorization of my testimony.

24 Q. Okay. So tell me who else has been a manager for  
25 Cannastrip or an officer for Cannastrip since the beginning of

1 that.

2 A. When the company was originally incorporated, the  
3 three incorporators were Jason, Eunjung, and myself. We  
4 were --

5 Q. Are you talking about managers and officers now?

6 A. They were not officers and managers. They were  
7 directors -- or Jason was the director. Eunjung was not -- or  
8 no, excuse me, she was. They were directors.

9 Q. So you have stated that you are and have always been  
10 the only officer or manager for Clover Cannastrip from its  
11 inception; is that right?

12 A. Yes. Yes.

13 Q. Okay. And you've also stated that Mr. Cardiff  
14 incorporated Clover Cannastrip on July 31st in British  
15 Columbia. Is that accurate?

16 A. Yes.

17 Q. Okay. And you've already testified now about who  
18 the directors were.

19 To your knowledge, did Jason Cardiff or anyone else  
20 ever represent to anyone that he was an officer or a manager  
21 for Clover Cannastrip?

22 A. It has come to my knowledge through the filings.

23 Q. And is today the first time you ever learned that --  
24 through the filings, okay. So these filings are the first  
25 opportunity you had to see those bank records at TD Canada

1 showing that Ms. Eunjung Cardiff was a manager and that  
2 Mr. Jason Cardiff was the president of Clover Cannastrip?

3 A. That's correct.

4 Q. Okay. And I gather from what you're saying is that  
5 you didn't know about this. Did you approve of it?

6 A. Once I found out?

7 Q. Yes.

8 A. Or prior to finding out?

9 Q. No. Did you approve of it?

10 A. No.

11 Q. Okay. And you've testified in your declarations  
12 that very shortly after incorporating this company, you learned  
13 that investors were very concerned that Mr. Cardiff not be  
14 involved in the lease with regard to Clover Cannastrip. Do you  
15 recall that testimony?

16 A. That he not be -- that he not be a shareholder  
17 originally, yes.

18 Q. Okay. Paragraph 13 of your May 28th declaration,  
19 you state that he could have no direct or indirect control of  
20 the company or say in the finances, operation, or any aspect of  
21 the company. Do you recall saying that?

22 A. That became the position, yes.

23 Q. Okay. And these were investors communicating this  
24 to you?

25 A. This was Haywood communicating.

1 Q. In your testimony on May 28th, you indicated that  
2 these were -- these were investors that were communicating to  
3 you these concerns.

4 A. It was specifically the investors were coming from  
5 Haywood.

6 Q. Okay. So it was both, it was Haywood and the  
7 investors?

8 A. It was -- Haywood was driving the financial  
9 transaction.

10 Q. Did you speak to any investors who were  
11 communicating this?

12 A. That communicated the concern?

13 Q. Yes.

14 A. Not initially, no. It was all through Haywood.  
15 Haywood had a tight control on their books.

16 Q. And you would have gotten -- did you get some  
17 correspondence from them that specifically let you know that --  
18 that, absolutely, they would not do business with your company  
19 if Jason Cardiff was connected with it?

20 A. It was all by telephone. They would never put that  
21 in writing.

22 Q. Okay.

23 A. And I had the choice to walk away. We had the  
24 choice to walk away. So the company wasn't worth anything at  
25 that time when that decision was made.

1 Q. And so in response to all of this, on August 30th of  
2 2018, you sent Mr. Cardiff up to Toronto to meet with Haywood  
3 Securities, didn't you?

4 A. He went to -- yes. He went to a meeting with them,  
5 and he told them that he was no longer an owner. They  
6 subsequently told him that it had to be no connection with the  
7 company. A single -- not a single penny had been raised at  
8 that time. So the decision was to either move forward with  
9 Pharmastrip or to walk away, and they chose to walk away.

10 Q. So let me ask you this. Why is it that sending  
11 Jason Cardiff up to the -- to meet with the company -- the  
12 securities brokers was going to accomplish this purpose? Would  
13 a simple affidavit indicating he was not involved could have  
14 been sent? Did you consider doing that?

15 A. Sending an affidavit? No.

16 Q. How about the stock surrender? You indicated he  
17 surrendered his stocks two days earlier. Did you offer to send  
18 that?

19 A. No. Because Erwin Sui, who was the attorney that we  
20 were using in Canada, was significantly behind. And there was  
21 corporate organization matters that had to be completed, and  
22 it -- he was behind schedule. But not a single penny was going  
23 to be raised by Haywood unless and until that happened.

24 So Jason went up, presented his case, and they said,  
25 "We would really like you to resign as a director."

1 And he said, "I have to talk to Jacques about that."

2 Q. Now, you appended exhibits to your July 11th  
3 declaration, pages 2 through 4, that included August 29th,  
4 2018, Directors' Resolution and Share Purchase Agreement  
5 showing that Clover Cannastrip had received back all shares  
6 owned by Jason Cardiff.

7 Do you recall that?

8 A. It's not in front of me but --

9 Q. Do the dates sound right?

10 A. Yes.

11 Q. It's -- the date on the document is August 29th.

12 And you didn't send those documents to Haywood?

13 A. No. Jason wanted to save the relationship with  
14 Haywood, and he thought a face-to-face meeting would be best.

15 Q. When you say "save the relationship," what do you  
16 mean?

17 A. He still wanted to have a role in the company. And  
18 I said, "Go talk to them because right now, we're" -- "we're  
19 walking away."

20 Q. Okay. And, in fact, on September 6th, FSD Pharma  
21 did invest money, didn't it?

22 A. Okay. There are some legal distinctions that you're  
23 skipping over. Right? There was no formal closing on  
24 FSD Pharma or XIB until October on the part of the company.  
25 The fact that they wired the company -- the money did not mean

1 that it was legally ours.

2 Q. So you don't object to the notion that September 6th  
3 is the date of the closing on the FSD --

4 A. I do object. It wasn't closed.

5 Q. Okay. But you gave us a signed agreement. And the  
6 date is September 6th. Is there any argument about that?

7 A. Well, I don't have the agreement in front of me, so  
8 I can't verify the date of when the agreement was signed.

9 Q. Okay.

10 A. But I -- from the TD Bank records, I can tell you  
11 the money was received. But that does not -- in itself does  
12 not constitute that we had the legal right to the money. And  
13 in fact, Erwin Lowy, who received the money from FDS, never  
14 should have sent it to us because the closing had not taken  
15 place.

16 We still had the Haywood founders closing that had  
17 to take place on -- and that took place -- I don't have it in  
18 front of me. But that, I believe, took place on October 10th.  
19 And that came in at a penny. I couldn't have a 20 cents  
20 financing round close prior to -- 20 cents financing round  
21 close prior to the penny round.

22 Q. But there's no serious dispute that this money was  
23 in the TD Bank account?

24 A. Whether it was in the TD Bank or Erwin Lowy's bank  
25 account, it doesn't matter. It wasn't my money. It wasn't the

1 company's money, excuse me.

2 So there's some legal distinctions that you're  
3 skipping over.

4 Q. Isn't it true that Mr. Cardiff also made a  
5 presentation to FSD Pharma on the 31st of August?

6 A. I don't know what presentation you're speaking to.  
7 I know there was a meeting, but I wasn't present at the  
8 meeting.

9 Q. But --

10 A. And I can tell you that the original Haywood  
11 presentation was wrong. They had the wrong company name on it.  
12 They had the wrong capital structure. Haywood was so anxious  
13 to close this transaction that they were tripping over  
14 themselves.

15 I -- we, me, as the CEO, never approved that  
16 presentation. In fact, it had the wrong company name, it had a  
17 CBD product, it had the wrong capital structure, and it -- it  
18 had nothing to do with what -- what Pharmastrip Corp. was  
19 doing.

20 Q. And yet it was successful in raising 1.5 million,  
21 wasn't it?

22 THE COURT: I didn't hear a response.

23 THE WITNESS: It, um -- it was successful in  
24 raising -- the subscription documents don't reflect the company  
25 name that that presentation reflects. So that's a problem.



1 Q. (BY MR. PRUNTY:) And the -- and the investment with  
2 FSD Pharma lists Jason Cardiff --

3 A. As to --

4 Q. -- as the contact; isn't that right?

5 THE COURT: One moment. One person at a time.

6 Q. (BY MR. PRUNTY:) Sorry.

7 A. As to whether it was successful or not, it's  
8 problematic. And that's why I can't categorize it as  
9 successful.

10 Q. You got the money?

11 A. But the presentation was not in the company's name.

12 Q. You know that Jason Cardiff has used both Clover  
13 Cannabis thin film as well as Clover Cannastrip thin film  
14 before, using the same PC registry number?

15 A. No, I'm not aware of that.

16 Q. And there are distribution -- Pharmastrip  
17 distribution records showing that Jason Cardiff employed the BC  
18 registry number for both. Would that surprise you?

19 A. At this point, sir, nothing surprises me.

20 Q. Haywood finished the first seed funding, according  
21 to your testimony, on October 16th, 2018; isn't that right?

22 A. The actual -- so -- okay. You're using different  
23 words to describe different things. You used "founders," now  
24 you're using --

25 THE COURT: Sir, listen to the question. If you

1 can't answer the question, just inform the Court that you're  
2 not able to answer the question.

3 THE WITNESS: Thank you, sir.

4 I don't know what you're referencing by "seed."

5 Q. (BY MR. PRUNTY:) Okay. I'm referencing your  
6 declaration where you use the word "seed funding" and the date  
7 October 16th, 2018.

8 A. That was the -- that was the Haywood -- I don't have  
9 the -- the document in front of me, so I'm hesitating.

10 Q. As of that date, had Jason Cardiff been officially  
11 taken off the corporate registry for Clover Cannastrip in  
12 British Columbia?

13 A. I believe so.

14 Q. Okay. I'm going to represent to you that in the  
15 record there is a -- an update of Clover Cannastrip dated  
16 November 16th, one month later, 2018. Does that ring a bell?

17 A. The -- as to when the registry was updated? I don't  
18 know.

19 Q. Yes. Okay.

20 A. Was that submitted into evidence?

21 Q. It was.

22 A. Okay.

23 Q. And, in fact, it's part of --

24 THE COURT: It's a question-answer format. You get  
25 to ask the questions, the witness will respond to the

1 questions. So please follow the format.

2 THE WITNESS: Thank you, sir.

3 Q. (BY MR. PRUNTY:) And Mr. Cardiff wasn't taken off  
4 the corporate registry with BC until November 16th; isn't that  
5 right?

6 A. He resigned on October 8th.

7 Q. And you didn't file anything with the BC registry  
8 until November 16th?

9 A. Erwin Sui, our Canadian attorney, did the filing.

10 Q. On October 12th of 2018, the Cardiffs were served  
11 with a temporary restraining order issued by this case -- by  
12 this Court. Do you remember that?

13 A. Well, from what's been submitted in evidence, yes.

14 Q. Okay. On October 12th of 2018, you were still a  
15 very good friend of Mr. Cardiff's, weren't you?

16 A. We were working -- yes.

17 Q. You were working closely?

18 A. I was running lenders -- or excuse me -- LendPlus.  
19 He was running Redwood. And we had this project that we were  
20 working on.

21 Q. And, in fact, Jason Cardiff called you at 12:55 p.m.  
22 on October 12th of 2018 and spoke with you about ten minutes.  
23 Do you recall that?

24 A. I'd spoken to him earlier that morning, like at  
25 7:30, on the project.

1 Q. And the time -- the time that he called you, there  
2 were -- there was a receiver that had just taken over his  
3 premises and they had just frozen his funds. Do you recall  
4 that conversation?

5 A. We did not talk about that.

6 Q. So as the former CFO and a very good friend of  
7 Mr. Cardiff, this subject of federal officers in his business  
8 facility and an asset freeze order just never came up. Is that  
9 your testimony?

10 A. He said he could not talk to me right now.

11 Q. But over the course of the next several days, you  
12 did talk to him, didn't you?

13 A. I talked to him briefly two days later and then  
14 didn't talk to him for a while after that.

15 Q. And as a result of these conversations, you learned  
16 that his assets were, in fact, frozen and that he couldn't have  
17 bank accounts in his name?

18 A. No. That's not true.

19 Q. Was that your testimony in your May 28th  
20 declaration, that you learned in October that Mr. Cardiff's  
21 assets were frozen and that he couldn't have bank accounts in  
22 his own name?

23 A. It would have been late October or November, I  
24 believe. So in November -- I never heard about frozen assets  
25 but that he could not have a bank account in his name.

1 Q. So you knew that he couldn't be a signer on a bank  
2 account?

3 A. Yes.

4 Q. Okay. And you knew that Mr. Cardiff was a signer on  
5 the TD Canada account that he set up for Clover Cannastrip?

6 A. Yes.

7 Q. Okay. And on October 16th, you testified that you  
8 were in the same room with Jason Cardiff while you transferred  
9 a million dollars to -- \$1.2 million to Sui Trust. Do you  
10 recall that?

11 A. If that's my testimony.

12 Q. Okay. And are you -- are you telling the Court that  
13 you at that point did not know that there was an order freezing  
14 funds and that Mr. Cardiff couldn't have accounts as a  
15 signatory?

16 A. That's correct.

17 Q. So even in the same room with Mr. Cardiff, that  
18 subject has never came up?

19 A. That's correct.

20 Q. And it didn't come up until when?

21 A. I don't recall when it came up. All I found out was  
22 in late October, beginning of November, he could not have a  
23 bank account. So I arranged to make a loan to him.

24 Q. Let's talk about the meetings that you had in person  
25 with Jason Cardiff on October 16th and then again on

1 October 18th. Is it your testimony today that even though you  
2 were transferring funds, the subject of his asset freeze never  
3 came up?

4 A. That's correct.

5 Q. Okay. And it never came up that he couldn't be on  
6 the account for TD Canada. Is that your testimony?

7 A. That's correct.

8 Q. Okay.

9 A. So October 16th is the same day --

10 THE COURT: Sir, there's no question pending.

11 THE WITNESS: Okay.

12 THE COURT: It's in your best interest just to  
13 answer the questions that are being posed.

14 THE WITNESS: Thank you.

15 Q. (BY MR. PRUNTY:) You've also indicated in your  
16 July 11th declaration that you were not aware until very  
17 recently, until July 2nd, that you were never a signatory on  
18 the TD Bank account for Clover Cannastrip. Do you recall that  
19 testimony?

20 A. Yes.

21 Q. Okay. And can you tell me why you're so surprised  
22 that you were not a signatory on that account?

23 A. Because I had provided Jason with copies of my  
24 passport and my driver's license to bring to open the account.

25 Q. So your testimony is that somebody with 35 years of

1 banking and finance experience thought that somebody could add  
2 your name to a corporate account with copies of identification?

3 A. I do that all the time. Here in California, I open  
4 bank accounts in exactly that manner.

5 Q. Did you ask Mr. Cardiff whether that could be done?  
6 He testified today that he knew he couldn't do that.

7 A. I did not ask him if he could -- if that could be  
8 done or not, but it has been my experience here in California  
9 and I have done it.

10 Q. Okay.

11 A. And --

12 Q. Your testimony in your declarations was that you  
13 actually gave your passport and your driver's license to  
14 Mr. Cardiff, the originals?

15 A. That's incorrect.

16 Q. Excuse me?

17 A. That's incorrect.

18 Q. Okay. Is that -- do you recall that testimony?

19 A. I gave him copies of my passport and my driver's  
20 license.

21 Q. Okay. So it was incorrect in your declaration when  
22 you stated to the Court that "I gave Jason Cardiff my passport  
23 and my driver's license to go to Canada"?

24 A. It should have said "copies."

25 Q. Now, True Pharmastrip, Inc., is a name change for

1 Clover Cannastrip Thin Film Technologies; is that right?

2 A. Yes.

3 Q. And that was made in March of 2019?

4 A. Yes.

5 Q. Okay. So when we're talking about a CloverStrip  
6 bank account at TD Canada, we're talking about the only bank  
7 account associated with Clover Cannastrip; is that right?

8 A. Yes.

9 Q. So there's not a bank account in the name of True  
10 PharmaStrip?

11 A. That's correct.

12 Q. In your July 11th declaration, you point out that  
13 you discovered for the first time in October of 2018 that there  
14 were certain irregularities regarding transfers made by  
15 Jason Cardiff before October 9th. Do you remember that?

16 A. If it's in my declaration.

17 THE COURT: Do you --

18 THE WITNESS: Yes.

19 THE COURT: Do you know what's in your declaration,  
20 sir? I assume you wrote it.

21 THE WITNESS: I did, but I don't have it in front of  
22 me, Your Honor.

23 THE COURT: You don't recall this part of your  
24 declaration?

25 THE WITNESS: If you could repeat the question.



1 Q. (BY MR. PRUNTY:) You indicated in your July 11th  
2 declaration --

3 A. Excuse me, Your Honor.

4 Q. -- paragraph 29 --

5 A. I'm assuming you're reading verbatim.

6 Q. I'm not. I can pull up the declaration if that  
7 would assist you.

8 A. Thank you.

9 MR. PRUNTY: Thank you, Your Honor.

10 Q. (BY MR. PRUNTY:) Mr. Poujade, I'm putting up on the  
11 screen now the errata version of your July declaration  
12 submitted with this Court, paragraph 29.

13 A. Thank you.

14 Q. And can you see it?

15 A. Yes, sir.

16 Q. Okay. I call to your attention paragraph 29. "In  
17 early October 2018, I noticed a significant amount of money in  
18 the TPI account and I questioned Jason Cardiff about it. I  
19 learned for the first time that Jason Cardiff had obtained a  
20 fob from TD Canada bank a few days earlier to be used to make  
21 wire transfers." Do you recall that?

22 A. I do, yes. That's correct.

23 Q. And you go on, "After his resignation, Jason and I  
24 met to" hand -- "handle the turnover of all control items,  
25 including banking pass codes, temporary checks, or other items

1 in his possession.

2 "I believed from my conversation with Jason Cardiff  
3 that all of the payments he made from the TPI account between  
4 October 2nd, 2018, and October 9, 2018, were for TPI business  
5 purposes, including all of the large payments made on  
6 October 9th, 2018, which he told me were for machinery that had  
7 been ordered by TPI.

8 "The first time I learned the truth about the  
9 transactions was on July 3rd, 2019, when I saw the most recent  
10 brief filed by the receiver."

11 Could you explain what you mean by you were -- you,  
12 for the first time, learned the truth about these transactions?

13 A. The transactions were miscategorized in our general  
14 ledger because they were described differently from what they  
15 were actually for. And when you provided the information in  
16 your brief, that's when I knew what those payments were for.

17 Q. And were those payments that had anything to do with  
18 Clover Cannastrip?

19 A. The -- there was a bigger issue. This still wasn't  
20 our money because we had still not closed on either FSD Pharma  
21 or XIB. So there was -- or legally, that was not our money.

22 Q. So you were sitting in the courtroom earlier when my  
23 colleague displayed a \$40,000 deposit from the TD Canada  
24 account to the Jason Cardiff controlled Intel Property. Do you  
25 recall that?

1 A. Yes.

2 Q. Okay. Is that one of those transactions that was  
3 improperly cataloged?

4 A. Yes.

5 Q. Okay. And was it -- did you consider that a  
6 personal transaction?

7 A. I -- I didn't know what that -- who that company  
8 was. It was the first time I had seen that company.

9 Q. Could you answer the question, please?

10 A. Can you re-ask it?

11 Q. Sure.

12 So was the Intel Property's transfer a personal  
13 transaction that was not approved by you?

14 A. Yes, it was not approved by me.

15 Q. Okay. You agree that it was a personal transaction?

16 A. At the -- when I first saw it, I didn't know who  
17 Intel Property was. So I couldn't tell you if it was a  
18 personal transaction or not a personal transaction.

19 Q. Well, you would have asked Mr. Cardiff. Did you ask  
20 Mr. Cardiff?

21 A. Subsequently, yes.

22 Q. And what did you learn?

23 A. That it was a company under his control.

24 Q. Okay. Now, despite the transactions that you've  
25 described that you learned about in October of 2018,

1 Mr. Cardiff and Eunjung Cardiff remained the sole signatories  
2 on that TD bank account, didn't they?

3 A. Ask the question again.

4 Q. Sure.

5 Despite what you've indicated to me about what you  
6 discovered in early October 2018, Ms. Cardiff and Mr. Cardiff  
7 remained the sole signatories on that TD bank account?

8 A. I didn't discover that until you filed your brief,  
9 and that was not in October '18.

10 Q. And you described yourself previously as the chief  
11 executive officer for Clover Cannastrip; is that correct?

12 A. Yes.

13 Q. Okay. Now, you testified in your declarations that  
14 your brother's company Pharmastrip wired \$100,000 to your  
15 Alphatech account. Do you recall that?

16 A. Yes.

17 Q. Okay. And that wire would have happened  
18 November 8th of 2018. Do you recall that?

19 A. Yes.

20 Q. Okay. But it wasn't until January 2nd, 2019, that  
21 there was a promissory note that recorded that transaction;  
22 isn't that true?

23 A. But its effective date was November 1st.

24 Q. So the -- the date of the promissory note was  
25 January 2nd. Do you recall that?

1 A. Which promissory note?

2 Q. There's only one. You appended it to your  
3 declaration as Exhibit 4 on your May 28th declaration. Do you  
4 recall describing a \$100,000 loan from Richard Poujade's  
5 company Pharmastrip to your company Alphatech?

6 A. Yes.

7 Q. Okay. And the date of that document, the promissory  
8 note is January 2nd?

9 A. I don't recall. I don't have the note in front of  
10 me.

11 Q. Okay. But there was your testimony and it was  
12 recent.

13 A. That the note was recent?

14 Q. Your testimony was recent. The declaration that you  
15 signed --

16 A. Yes.

17 Q. -- describing that transaction was recent. You have  
18 no recollection of it?

19 A. I have a recollection, yes.

20 Q. Are you sure you recollect what happened on  
21 October 12th, October 16th, October 18th? You seem very sure  
22 of that.

23 A. Yes.

24 Q. Okay. But you're not -- now you're not sure of  
25 these dates either?

1 A. No, I'm sure there was a note.

2 Q. Okay. And you're just not sure what date it was?

3 A. Correct.

4 Q. Okay. So would you accept my offer that it's  
5 January 2nd of 2019?

6 A. So I know the note was produced to document the  
7 balance sheet in our financial condition as of 12-31.

8 MR. PRUNTY: Objection. Nonresponsive.

9 THE COURT: Ask the question again.

10 Listen carefully to the question.

11 THE WITNESS: I will.

12 Q. (BY MR. PRUNTY:) I'm asking you to recollect  
13 whether there was a promissory note from Pharmastrip to  
14 Alphatech January 2nd, 2018, recording a \$100,000 loan?

15 A. Yes.

16 Q. Okay. And this loan was to capitalize Alphatech; is  
17 that right?

18 A. Yes.

19 Q. And yet the money for that loan came November 8th,  
20 2018, not in January. Do you recall that?

21 A. There were several loans made to Alphatech.

22 Q. I'm asking about the very first \$100,000 transfer  
23 from Pharmastrip to Alphatech. Do you recall stating that it  
24 was November 8th, 2018? It's in the bank records.

25 A. Yes.

1 Q. Okay. And yet your brother's company Pharmastrip  
2 wired an additional \$390,000 to Alphatech, didn't it?

3 A. Over what period of time?

4 Q. Until -- until the end of May.

5 A. Yes.

6 Q. Okay. And the only promissory note that you have  
7 ever produced to the Federal Trade Commission or to the Court  
8 is this one note dated January 2nd?

9 A. There's a note for each transaction, sir, I assure  
10 you.

11 Q. I want you to answer the question.

12 The only note that you have produced to this Court  
13 or the Federal Trade Commission in response to the subpoena is  
14 the January 2nd promissory note; is that correct?

15 A. Mr. -- my attorney Mr. Kinney has all the notes.

16 Q. I'd like you to answer the question.

17 A. Whatever he produced to the Court or to you is what  
18 he produced.

19 Q. So is it your testimony you don't know what you  
20 produced?

21 A. He -- he produced -- if you're telling me he  
22 produced one note, he produced one note. What I'm speaking to  
23 is the existence -- existence of the documented notes.

24 Q. So there are more documented notes?

25 A. Yes.

1 Q. They exist?

2 A. Yes.

3 Q. Where are they kept?

4 A. I believe Mr. Kinney has them.

5 Q. Okay. And you've also not provided in response to  
6 the subpoena that you received April 10th from the Federal  
7 Trade Commission any documents memorializing the special  
8 financial arrangements between Alphatech and Pharmastrip; isn't  
9 that right?

10 A. There is -- there's the note.

11 Q. That one note. Is that the sum and substance of it?

12 A. There are other notes, but they obviously weren't  
13 submitted.

14 Q. Are there any other documents memorializing the  
15 relationship between Pharmastrip and Alphatech other than  
16 promissory notes?

17 A. I don't believe so.

18 Q. Okay. Now, are you aware that -- well, you've heard  
19 testimony that Jason and Eunjung Cardiff are on the TD Canada  
20 bank account. And you saw the slide that shows on October 4th,  
21 2018, the bank received information that Mr. Cardiff was  
22 president and Eunjung Cardiff was manager. Was that true for  
23 Clover Cannastrip?

24 A. They were never officers.

25 Q. So Jason Cardiff lied to you. Is that your



1 testimony?

2 A. He was never an officer.

3 Q. And yet you continued to lend him money, didn't you?

4 A. Again, I was not aware of that document until your  
5 filing of your brief.

6 Q. And your brother indicated in a telephone  
7 conversation with the FTC May 28th -- excuse me -- April 25th  
8 that he was introduced to Mr. Cardiff through a headhunting  
9 firm. Do you recall reading that in the declarations?

10 A. Yes.

11 Q. Okay. Is that the truth?

12 A. Yes.

13 Q. That is the truth?

14 A. Yes.

15 Q. Okay. So that's how Jason Cardiff met  
16 Richard Poujade?

17 A. Richard had a headhunter, a mutual friend, that was  
18 looking to get into the strip business. And that's when they  
19 were first introduced.

20 Q. So your previous testimony in your first declaration  
21 to this Court, May 28th, 2019, you indicate that you introduced  
22 your brother to Jason Cardiff.

23 A. That came after.

24 Q. That came after what?

25 A. After my brother told me that he had a headhunter

1 looking for somebody with that specialization.

2 Q. And it just happens that it was a friend of yours,  
3 one of your best friends. Is that your testimony?

4 A. Yes.

5 Q. Really?

6 A. Yes.

7 THE COURT: That's argumentative. Just ask --

8 Q. (BY MR. PRUNTY:) Sorry.

9 So I want to make sure I understand it. So your --  
10 your brother hired a headhunting firm and the headhunting firm  
11 referred Jason Cardiff after -- out of any number of thousands  
12 of people to him and then you made the introduction. Is that  
13 your testimony?

14 A. Sorry. It wasn't a headhunting firm. It was a  
15 headhunter.

16 Q. Okay.

17 A. When I shared with Richard that I knew someone, that  
18 person called him. I don't even remember the headhunter's  
19 name.

20 Q. You don't remember the headhunter's name?

21 A. No, because I wasn't -- I wasn't involved. This  
22 was -- this was early in the project. My -- my brother wanted  
23 to get in the cannabis space. He received a top-secret  
24 clearance with Revenue Canada to review the tax legislation on  
25 the cannabis legislation. And he saw an opportunity.

1 Q. But you didn't know this headhunter. You'd never  
2 met this headhunter before?

3 A. I can't even remember his name.

4 Q. Your brother -- excuse me. Richard Poujade entered  
5 a declaration in this case indicating -- acknowledging that  
6 Jason has been working with him as a consultant for many  
7 months. And do you agree that Jason has worked with your  
8 brother's company Pharmastrip since December?

9 A. Yes.

10 Q. Okay. So when did you first discuss filing a  
11 lawsuit in Ontario for a declaratory action against  
12 Jason Cardiff?

13 A. When -- when I first discussed it with whom?

14 Q. Did -- did you discuss it with an attorney? Did you  
15 discuss it with a Board? When did you discuss this?

16 MR. COLAIZZI: Your Honor, if I could just direct  
17 the witness, to the extent he's had discussions with counsel,  
18 that he not disclose attorney-client privileged information.

19 THE COURT: Ask your question, please.

20 MR. PRUNTY: Thank you.

21 Q. (BY MR. PRUNTY:) Are you aware of a lawsuit filed  
22 in Ontario, Canada, by Clover Cannastrip, your company,  
23 Richard Poujade's company Pharmastrip against Jason Cardiff,  
24 the defendant in this case?

25 A. Yes.

1 Q. Okay. And who did you talk to at Clover Cannastrip  
2 about that?

3 A. I talked to the Board.

4 Q. Okay. Did you advise the Board that there was a  
5 preliminary injunction in this case that had been provided to  
6 you that bars lawsuits against Jason Cardiff?

7 A. No.

8 Q. You did not?

9 A. (No audible response.)

10 Q. Did you consult with attorneys here before you did  
11 that?

12 MR. COLAIZZI: He can answer yes or no, Your Honor.  
13 Beyond that, no.

14 Q. (BY MR. PRUNTY:) I'm only interested in yes or no  
15 questions. Did you -- did you have discussions with attorneys  
16 about filing that lawsuit?

17 A. Yes.

18 Q. Okay. And when was that?

19 A. The last -- the last three weeks.

20 Q. In the last three weeks?

21 A. Yes.

22 Q. Was it about the same time as the Commission -- the  
23 Federal Trade Commission filed this contempt action?

24 A. It was unrelated.

25 Q. Was it about the same time in June?

1 A. I don't recall.

2 Q. So is it your testimony this lawsuit is not in  
3 response to this contempt filing?

4 A. Correct.

5 Q. Okay. Was this contempt filing discussed with the  
6 Board before they agreed to do this?

7 MR. COLAIZZI: Your Honor, I'm going to object to  
8 the extent that counsel may have been involved in those  
9 conversations. So I direct the witness not to answer to the  
10 extent it involves communications with counsel and the Board.

11 THE COURT: Are you objecting to the question?  
12 Ask the question again.

13 MR. PRUNTY: Yes.

14 Q. (BY MR. PRUNTY:) Was this discussed -- was the  
15 subject of this contempt filing raised or discussed with the  
16 Board before the Board agreed to this?

17 MR. COLAIZZI: Object to the form, Your Honor, to  
18 the extent it involves attorney-client privileged information.

19 THE COURT: What is your objection?

20 MR. COLAIZZI: He can answer the question if it  
21 doesn't involve an attorney giving the Board advice.  
22 Otherwise, I'm directing him not to answer.

23 THE COURT: I don't think there was an attorney  
24 present. But maybe clarify.

25 MR. COLAIZZI: I don't know. I don't know.

1 Q. (BY MR. PRUNTY:) Okay. Did you -- did you talk to  
2 the Board alone as a board member with the other Clover  
3 Cannastrip board?

4 A. The communications came directly from the attorney.

5 Q. And who was the attorney?

6 A. Erwin Sui.

7 Q. Erwin Sui.

8 And did you advise -- well, Erwin Sui is aware of  
9 this preliminary injunction, are they not?

10 A. I don't know.

11 Q. You never discussed it with them?

12 MR. COLAIZZI: Objection, Your Honor.

13 THE COURT: That could be answered yes or no.

14 Q. (BY MR. PRUNTY:) You answered the question?

15 A. Yes.

16 Q. Okay. He did.

17 Did you discuss it -- not what they said, but did  
18 you discuss this Ontario lawsuit with any of the attorneys  
19 present in the room today?

20 A. With -- with -- with my attorneys.

21 Q. And you did it prior to filing this case in Ontario?

22 A. Yes.

23 THE COURT: How much additional do you have?

24 MR. PRUNTY: I'm almost done, Your Honor.

25 Q. (BY MR. PRUNTY:) Did you discuss filing this

1 lawsuit with your brother Richard?

2 A. The attorneys dealt directly with Richard.

3 Q. So you didn't talk to Richard about this?

4 A. No.

5 Q. Okay. Specifically, which directors at Clover  
6 Cannastrip participated in this discussion?

7 A. Former U.S. Congressman Dana Rohrabacher.

8 Q. Okay.

9 A. Ralph Olsen and Antoine Drescher. And I abstained  
10 from the vote. And it's clearly written in the resolution as  
11 to my abstaining.

12 Q. And is there documentation of this board vote?

13 A. There is.

14 Q. Okay. Did anybody oppose it?

15 A. No.

16 MR. PRUNTY: I have no further questions. Thank  
17 you, Your Honor.

18 THE COURT: Are you able to conclude by 6:00?

19 MR. COLAIZZI: I don't -- I don't think so,  
20 Your Honor.

21 THE COURT: Okay. Then we're going to resume  
22 tomorrow at 8:30.

23 There is an issue to be addressed and that is the  
24 issue regarding the Irish passport that's in the possession of  
25 Mr. Cardiff.

1           On November 12th, 2018, the Court made it clear that  
2 Mr. Cardiff -- the Cardiffs were to surrender all domestic and  
3 foreign passports to the receiver, and that was to be  
4 accomplished on or before November 12th, 2018 --

5           Please feel free to step down.

6           THE WITNESS: Thank you, sir.

7           THE COURT: Apparently that was not done, which  
8 appears to be a clear violation of the Court's order.

9           The Court has some concern that Mr. Cardiff is  
10 attempting to remove himself from the jurisdiction of the  
11 Court.

12           The receiver has offered Receiver Exhibit 1, which  
13 is a credit card account in the name of Mr. Cardiff. The  
14 credit card account appears to reflect that in March of 2019,  
15 Mr. Cardiff paid online a transaction fee for a passport issued  
16 by the Irish authorities.

17           So who wishes to be heard regarding that?

18           MR. THURMAN: Your Honor --

19           THE COURT: Let me start with the FTC first.

20           MR. THURMAN: Thank you.

21           MS. SANGER: Your Honor, given the serious nature of  
22 this contempt and the risk that Mr. Cardiff could use this  
23 passport to leave the jurisdiction, I would recommend to the  
24 Court that he be coercively incarcerated until the passport is  
25 turned over to the receiver.



1 THE COURT: Mr. Thurman?

2 MR. THURMAN: Thank you, Your Honor.

3 We would ask that the Court give Mr. Cardiff until  
4 tomorrow morning to provide the passport to Mr. Fletcher. If  
5 necessary, we can drive out and get the passport right now, go  
6 home with Mr. Cardiff, obtain the passport, and secure  
7 possession of it and deliver it to Mr. -- Mr. Fletcher as soon  
8 as possible.

9 It's -- he is -- Mr. Cardiff obviously has not  
10 utilized it, at least that's his testimony. There's been no  
11 evidence presented that he's used the passport.

12 He's also advised that he was making arrangements in  
13 connection with a passport related to his daughter, and he's  
14 not sure if that's what these charges are related to.

15 And so for those reasons, we'd ask the Court's  
16 leniency to give us a couple of hours even to secure the  
17 passport, return it to the receiver, and -- and resolve any  
18 contempt.

19 THE COURT: I'm not -- I simply do not understand  
20 why there could be any confusion on the part of Mr. Cardiff.  
21 It's -- the order is clear. He's to turn over, surrender all  
22 passports. He apparently secured a passport somehow from Irish  
23 authorities and failed to turn that over to the receiver.  
24 It's -- it's a bit of a mystery. And the first time that was  
25 disclosed was in the hearing today.

1           He indicated that his decision may have been based  
2   on certain advice of counsel. But I just don't understand how  
3   there could be any confusion here.

4           Was this the first time you heard about the  
5   passport, Mr. Thurman?

6           MR. THURMAN: I think I've -- I've heard about the  
7   passport. I've been involved in this two weeks and urged that  
8   it be returned immediately.

9           THE COURT: Let's get the marshals up.

10          The Court has significant concern that Mr. Cardiff  
11   is attempting to flee the jurisdiction of the Court. He'll be  
12   placed in custody.

13          We'll resume the hearing tomorrow.

14          Mr. Cardiff, you're to remain in the courtroom.

15          MR. THURMAN: Thank you, Your Honor.

16          THE COURT: Okay. We're adjourned. We'll resume  
17   tomorrow at 8:30.

18          MR. COLAIZZI: Your Honor, may we speak with our  
19   client over the evening, since we didn't have an opportunity to  
20   start any cross-examination?

21          THE COURT: Certainly. Yes.

22          MR. COLAIZZI: Thank you, Your Honor.

23          (Pause in the proceedings.)

24          THE COURT: And let's go back on the record.

25          And just for clarity of the record, the Court finds

1 beyond any reasonable doubt that Mr. Cardiff has violated at  
2 least one portion of the Court's prior order and that is  
3 failing to surrender his passport to the -- to the receiver.

4 And the Court finds Mr. Cardiff to be in violation  
5 of the orders issued by this Court. And the Court would place  
6 him in custody based on a civil contempt finding and also based  
7 on the Court's concern that he may be attempting to flee the  
8 jurisdiction of the Court.

9 (Proceedings adjourned at 5:45 p.m.)

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